



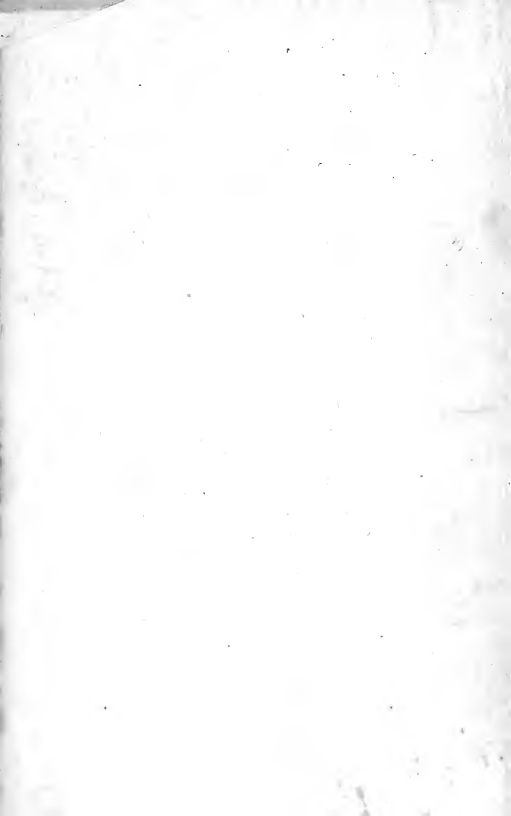


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A

LAW Dictionary:

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INTERPRETER

O F

WORDS and TERMS,

Used either in the

Common oz Statute Laws

OF

GREAT BRITAIN,

ANDIN

Tenures and Jocular Customs:

First Published by the Learned Dr. Cowell, and in this Edition very much Augmented and Improved, by the Addition of many Thousand Words, found in our Histories, Antiquities, Cartularies, Rolls, Registers, and other Manuscript Records.

WITH AN

APPENDIX,

Containing Two TABLES; one of the antient Names of Places in *Great Britain*, and the other of the antient Surnames; Both of them very necessary for the Use of all such, as converse with antient Deeds, Charters, &c.

In the SAVOY:

Printed by E. and R. Nutt, and R. Gosling, (Affigns of E. Sayer, Efq.) for J. Maithoe, B. Lintot, B. Gouing, M. Mears, M. and J. Jungs, J. Osbozn, C. Moodward, f. Clay, B. Milliamson, A Mard and B. Browne. MDCCXXVII.

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1650 ET YET

PREFACE.

HERE is only this Justice due to the Reader, to give a plain Account of the first Author, and of the present Improvements of this Work.

The first Author was Dr. John Cowel, born in Devonshire, (a) and bred at Eaton School, where by good Parts and agreeable Industry, he distinguished himself from other Boys, and appeared worthy to be elected a Scholar of King's College in Cambridge, 1570. possibly committed to the Tuition of his Name-sake and Relation John Cowel, Fellow of that House, who had been one of the University Proctors in the Year 1561. (b) Our Author seems here to have applied himself heartily to Books, and a good Digestion of them. By which studious and virtuous Course of Life, he grew up to so much Reputation and Interest in the University, that he had the Honour to be chose one of the Proctors for the Year 1585. And having past the two Degrees in Arts, he applied himself to the Study of the Civil Law, by the Advice and Importunity of that eminent and active Prelate Richard Bancroft, then Bishop of London; (c) who had Judgment to find the Genius of our Author, and knew the great Necessity our Church was in, to have Men of Abilities and Integrity in that Profession. Being regularly admitted to the Degree of Doctor of Laws in his own University; he made a Visit to Oxford in the Year 1600, where he was incorporated by the same honourable Title LL. D. (d) His Reputation was now so established, that the Government thought it Justice to prefer him: He was made the King's Majesty's Professor of the Civil Law in the University of Cambridge; and near the same Time Master of Trinity-Hall; which two Stations in that Place of Residence, had as much Honour and Prosit, as were possible to be there bestowed on a Man of that Profession. He executed the Office of Vice-Chancellor of Cambridge 1603, 1604.

His chief Patron Bishop Bancrost was advanced to the See of Canterbury in Decemb. 1604. where projecting many Things for the Interest and Honour of the Church and State, he knew the greatest Art in promoting publick Service, was to employ Men in their own Way. Upon this Motive, he solicited Dr. Cowel (e) to shew himself an Antiquary, and an useful Man, by giving the Interpretation of such Words and Terms, as created most Difficulty to the Stu-

dents of our Ecclefiastical, Civil, and Common Laws.

The Dottor would not dispute the Archbishop's Authority, nor excuse himself from serving the Publick: And therefore fell upon the Work with so much Edge and Application, that in proper Time he put his Collections into sit Method, and published them in Quarto at Cambridge under this Title:

The Interpreter, or Book containing the Signification of Words: Wherein is fet forth the true Meaning of all, or the most Part of such Words and Terms, as are mentioned in the Law Writers, or Statutes of this Victorious and Renowned Kingdom, requiring any Exposition or Interpretation. A Work not A 2

(a) Catal. Soc. Coll. Reg. Cantab. MS. (b) Fasti Cantab. MS. (c) Epist. Dedicat. to the Interpreter, 1607. (d) Wood Athen. Oxon. Vol. 1. p. 784. (e) Epist. Dedic. to Interpreter, 1607.

only Profitable, but Necessary for such as desire throughly to be instructed in the Knowledge of our Laws, Statutes, or other Antiquities. Collected by *John Cowel*, Doctor, and the King's Majessies Professor of the Civil Law in the University of Cambridge. In legum obscuritate captio. At Cambridge, printed by *John Legate*, Anno 1607.

The Author thought it Justice and Gratitude to commend his Book to that Patron, by whose Advice and Encouragement he wrote it: And therefore prefixed this modest Dedication.

To the most Reverend Father in God, his especial good Lord, the Lord Archbishop of Canterbury, Primate and Metropolitan of all England, and one of his Majesty's most Honourable Privy Council.

FTER long Deliberation, I hardly induced my felf to crave your "gracious Protection toward this simple Work: Valuing it at so low a Price, as I think it hardly worth the Respect of any grave Man, much less the favourable Aspect of so honourable a Personage. Yet the Remembrance of those your honourable Provocations, whereby, at my coming to your Grace from the University, you first put me upon these Studies, at the last by a Kind of Necessity inforced me to this Attempt; because I could not see how well to avoid it, but by adventuring the hateful Note of Unthankfulness. For I cannot without Dissimulation, but confess my felf persuaded, that this poor Pamphlet may prove prositable to the young Students of both Laws, to whose Advancement that Way, I have of late addicted mine Endeavours; else were I more than mad, to offer it to the World, and offer it without Mention of him, that by occasioning of this good, more or less, deserveth the prime Thanks, were to prove my self unworthy of so grave Advice.

"And therefore howfoever I account this too much Boldness in respect of the Subject, yet could I be exceedingly glad, it might please your Grace to ascribe mine Intention to the Integrity of my Duty. For he that meaneth truly well, and cannot perform much, must needs rejoice at the good Accep-

" tance of that little which he performeth.

"All I crave for this at your Grace's Hands, is Patience and Pardon for this Enterprize, with the Continuance of those your many Favours, that hitherto to my great Comfort I have enjoyed. And so my long Observation of your judicious Disposition, having taught me, what small Delight you take in affected Complements, and verbal Commendation, without more Words, in all true humbleness, I beeseech the Almighty long to continue your Grace in Health and Prosperity, to his Glory, and the good of his Church.

Your Grace's at all Commandment,

John Cowel.

He prefixed likewise to this First Edition, a Preface to the Readers, which being omitted in later Editions, is the more proper to be now inserted. Any Reader, that has a Relish in these Matters, will be content that first Draughts and Originals, should be recovered and preserved.

To the READERS.

Entle Readers, I here offer my self to your Censures, with no other Desire, than by you to be admonished of my Faults. For though I do prosess the Amplifying of their Works, that have gone before me in this Kind, and have both gathered at home, and brought from Abroad some Ornaments for the better Embellishing of our English Laws; yet I am neither so vain, as to deny my Impersections, nor so passionate, as to be offended at your Charitable Resormation. Nay, my true End is the Advancement of Knowledge; and therefore have I published this poor Work, not only to impart the Good thereof to those young Ones that want it; but also to draw from the Learned the Supply of my Desects: And so by Degrees, if not my self to finish this Model, yet at the least by the Heat of Emulation to incense some skilfuller Architect thereunto. Yea, I shall think my Pains sufficiently recompensed, if they may be found but worthy to stir up one learned Man to amend mine Errors.

The Civilians of other Nations have by their mutual Industries raised this kind of Work in their Prosession, to an unexpected Excellency. I have seen many of them that have bestowed very prositable and commendable Pains therein: And lastly one Calvinus a Doctor of Heidelberge, like a laborious Bee, hath gathered from all the Former, the best Juice of their Flowers, and made up a Hive sull of delectable Honey. And by this Example would I gladly incite the Learned in our Common Laws and Antiquities of England, yet to lend their Advice, to the gaining of some comfortable Lights and Prospects toward the beautifying of this ancient Palace, that hitherto hath been accompted (howsover substantial) yet

but dark and melancholy.

Whosoever will charge these my Travels with many Oversights, he shall need no solemn Pains to prove them, for I will easily consess them. And upon my View taken of this Book such thence the Impression, I dare assume that shall observe most Faults therein, that I by gleaning after him, will gather as many omitted by him, as he shall shew committed by me. But I learned long sithence out of samous Tulley, that as no Man's Errors ought to be followed, because he saith some Things well: So that which a Man saith well, is not to be rejected because he hath some Errors. No Man, no Book is void of Impersections. And therefore reprehend who will in God's Name, that is with Sweetness and without Reproach. So shall he reap hearty Thanks at my Hands; and by true Imitation of the most judicious that ever wrote, more soundly help on this Point of Learning to Persection in a few Months, than I by tossing and tumbling my Books at home, could possibly have done in many Years. Experience hath taught me in this my Institutes lately set forth, by publishing whereof I have gained the judicious Observations of divers Learned Gentlemen upon them; which by keeping them private I could never have procured. By which means I hope one Day to commend them to you again in a more exact Purity, and so leave them to suture Times for such Acceptance as it shall please God to give them.

I have in some Towardness a Tract (De Regulis Juris) whereinmy Intent is, by collating the Cases of both Laws, to shew, that they both be raised of one Foundation, and differ more in Language and Terms than in Substance, and therefore were they reduced to one Method, (as they easily might) to be attained (in a Manner) with all one Pains. But my Time imparted to these Studies being but stolen from mine Employments of greater Necessity, I cannot make the Haste I desire, or perhaps that the Discourse may deserve. Wherefore until my Leisure may serve to perform that, I intreat you lovingly to accept

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One thing I have done in this Book, whereof, because it may seem strange to some, I think to yield my Reason, and that is the inserting not only of Words belonging to the Art of the Law, but of any other also, that I thought obscure, of what fort soever: As Fish, Cloath, Spices, Drugs, Furs, and such like. For in this I follow the Example of our Civilians, that have thought it their Part to expound any Thing they could meet with in their Walk. And indeed a Lawyer professent true Philosophy, and therefore should not be ignorant (if it were possible) of either Beasts, Fowls, or creeping Things, nor of the Trees, from the Cedar of Lebanon, to the Hyssophy that springeth out of the Wall. And therefore if I have either omitted any hard Word within my Circuit, or set it down not expounded, I give you good Leave to impute the one to my Negligence, the other to mine Ignorance, and so commend these my Pains to your best Profit, and you unto God. Nov. 3. 1607.

Fohn Cowel.

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At the Publication of this Book, the World was satisfied that nothing could more facilitate the Studies of the Law, than such a familiar Exposition of the obsolete Words and ambiguous Terms. And that no Method could be more proper to make it useful and serviceable, than to throw the Words into an Alphabet, and so make it a standing Glossary or Distionary to consult upon all occasional Readings.

I know of no Offence, that was immediately taken at this first Edition: Tho' it was infinitely hard to speak of Prerogative, Property, Government, Laws, and mutual Rights, with that Caution and Regard, as not to make some to murmur, and others to insult; especially where

Parties and their Passions were even then prevailing.

This Performance Satisfied his Patron Archbishop Bancrost, that he was a Man of Parts, Industry and Courage, truly capable of Trust and Office. And therefore in the following Year. upon the Death of Sir Edward Stanhop, Vicar-General to the Archbishop, departing this Life on the 16th March, 1608. His Grace conferred that Honourable Place on our Dr. Cowel, (a) Contin. Hatchers who had practised before as an Advocate in the Arches. (a) In this Station he carried himself with that Fairness and Integrity, that Equity and Honour, as raised him no Enemies, and lost him no Friends. And if he was afterwards Invidious as a Writer, he was still blameless as a Judge: For when the warmest Objections were made against some Expressions of his Book, there was not a Word to be objected against

bis Administration of Justice.

The greatest Offence and Provocation given by his Book was indeed this. He had spoke with too much Liberty and too sharp Expressions of the Common Law, and some eminent Professors of it. At this, the Gentlemen of that Robe thought themselves and their whole Faculty affronted. He had not spared the Oracle of the Law, Littleton. He had recited Hottoman's Reflections on his Treatife of Tenures, and by so reciting them was thought to make them his own. This especially gave fire to Sir Edward Coke then Chief Justice of the Common Pleas, who was more particularly concerned for the Honour of Littleton, and valued himself for the Chief Advocate of his own Profession. There seems to have been another Reason that brought Dr. Cowel out of Favour with this Judge; within Two Years after the Publication of his Interpreter, Archbishop Bancrost grew sensible, that the Jurisdiction of the Spiritual Courts was perpetually obstructed by the Grant of Prohibitions from Westminster-hall. He thought the Discipline of the Church could not be effectually executed without redressing this He thought the Discipline of the Church coilia not be especially executed without redressing this Grievance. He found the ancient Practise of the Clergy of England, when called to attend in Parliament, was to draw up a modest Remonstrance of such Grievances, and to present them to the King, with Petition for Relief. And the King with Advice and Confent of his Council in Parliament, the Barons or House of Lords, did answer the Complaints and Requests in such Manner, as was most lawful and reasonable. Very many of these Precedents remain upon Record, and were commonly called Articuli Cleri. The Spiritual Commonalty, or Parliamentary Convocation, having in this respect a like Privilege with the Temporal Commons, to grant or refuse their Subfidies and Taxes, according as the King was pleased to oblige or deny their Petitions of Right. The Archbishop thought it proper to take a like Method in the present Case, and seems to have employed his Right Hand, Dr. Cowel, in drawing up those Reasons and Exceptions against the too frequent Grant of Prohibitions, which were delivered to the King in Time of Parliament, under the same Title of Articuli Cleri; the King ordered these Articles to be argued by the Judges, and their Arguments against them are printed by Judge Coke in his XII. Report, who had the chief Hand in them; and was now more and more incensed against Dr. Cowel, whom he took for a profest Enemy to the Westminster Courts, and therefore directly or obliquely reslects upon him in several Pages of his less accurate Works.

But Paper Reproofs were too little Satisfaction; Sir Edward Coke was of some Authority with the King, and had good Interest in the House of Commons: By these Advantages, he represents Dr. Cowel as an Enemy to both. He knew nothing would excite the King's Jealoufy fo much as to touch upon the Question of Prerogative, and therefore he suggests, that this Author had disputed too nicely upon the Mysteries of this his Monarchy, nay in some Points very derogatory to the supream Power of his Crown. (a) It was further represented to his Majesty, That this bold Writer had afferted, that his Royal Prerogative was in some Cases limited, (b) as if this could be any Offence to an English Monarch. And I suppose it passed for a common Report what a severe Author has delivered in his Court and Character of that Prince, that in the Interpreter it is faid, That King took not the usual Oath all Kings are bound unto at their Coronation. (c) His thus incurring the Royal Displeasure, might

(a) King's Proclamat. 25 March 1610.

(b) Athen Oxon. Vol. 1. Col. 784.

(c) Anth. Wel-

have mark'd him out for Disgrace and Ruin. But I believe the King was wise, and the Archbishop faithful; and so this Plot miscarried.

Upon this Disappointment, his Adversaries (who knew how to bring in a Man guilty of Felony, when he was acquitted of Treason) turn the Tables, and resolve to make him a Betrayer of the Rights and Liberties of the People, thinking this Accusation would do more with the Parliament, than the other had done with the King. It is natural enough to imagine, that by giving Ossence to both Parties, he meant no harm to either. Nothing can displease Two opposite Sides, but Moderation.

However the Design against him was carried on in the House of Commons by Men of Parts and Interest; and it came to this Issue, that the Author was committed to Custody, and his Books were publickly burnt. I want Opportunity to consult the Journal of the Two Houses, but a Report from them is thus given by the Learned Mr. Petyt in his Miscellanea Parliamentaria, pag. 64.

Anno 7 Jacobi, 1609. Dr. Cowel Professor of the Civil Law at Cambridge, writ a Book called the Interpreter, Rashly, Dangerously, and Perniciously afferting certain Heads to the Overthrow and Destruction of Parliaments, and the Fundamental Laws and Government of the Kingdom.

He was complained of by the Commons to the Lords, as equally wounded, who refolved to censure his Errors and Boldness: But upon the Interposition of the King, who declared that the Man had mistaken the Fundamental Points and Constitutions of Parliaments, promised to condemn the Doctrines of the Book as absurd, and him that maintained the Positions; they proceeded no further. His Principles with the evident Inferences from them were these.

- 1. That the King was folutus a Legibus, and not bound by his Coronation-Oath.
- 2. That it was not ex necessitate, that the King should call a Parliament to make Laws, but might do that by his absolute Power; for voluntas Regis (with him) was Lex populi.
 - 3. That it was a Favour to admit the Consent of his Subjects in giving of Subsidies.
- 4. The Doctor draws his Arguments from the Imperial Laws of the Roman Emperors; an Argument which may be urged with as great Reason and upon as good Authority, for the Reduction of the State of the Clergy of England to the Polity and Laws in the Time of those Emperors; as also to make the Laws and Customs of Rome and Constantinople to be binding and obligatory to the Cities of London and York.

I have no Authority, nor indeed Inclination, to contradict this Report of Mr. Petyt. And I must confess these Positions are so gross and intolerable, that no English Man would defend them or excuse them. I mean if they are as gross and positive in the Author, as they are in this Relation. But I think I have run over most Part of the First Edition 4to. 1607. and find no such abominable Assertions in Words at length; there be many Things too unadvisedly exprest, which a wise Author would have omitted, and a wise Government might have despised. But alas, when a suspected Book is brought to the Torture, it often confesseth all, and more than all it knows.

However the King acted with Prudence and Honour in Isluing out his Royal Proclamation for suppressing the Book, and censuring the Writer. And because it is the best Light of History in this Matter, and but rarely seen, I shall here give the Whole.

A Proclamation touching Dr. Cowel's Book, called the Interpreter.

This later Age and Cimes of the World wherein we are fallen, is for much given to verbal Profession, as well of Religion, as of all commendable Mozal Clirtues, but wanting the Actions and Deeds agreeable to so specious a Profession, as it hath bred such an unsatiable Curiosity

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in many Mens Spirits, and fuch an itching in the Conques and Wens of most Men, as nothing is left unsearched to the Bottom both in Calking and Writing. For from the very higheft Hyfteries in the Godhead and the most inscrutable Counsels in the Trinity, to the very lowest pit of Dell, and the confused Adions of the Devils there, there is nothing now unsearched into by the Curiosity of Bens Brains. Hen not being contented with the knowledge of fo much of the will of God as it bath pleased him to reveal: But they will needs sit with him in his most private Closet and become privy of his most inscrutable Counsels. therefore it is no wonder, that Hen in these our Days do not space to wade in all the deepest Bysteries that belong to the Persons of State of Kings and Pinces, that are Gods upon Carth: Since we fee (as we have already faid) that they spare not God himself. And this Licence that every Calker of Miriter now assumeth to himself, is come to this Abufe, that many Phormios will give Counfel to Hannibal, and many Men that never went of the Compals of Cloyffers of Colleges will freely wave by their Writings in the deepest Hysterics of Monarchy and Politick Sohernment: Whereupon it cannot otherwife fall out, but that when Men no out of their Element, and meddle with Things above their Capacity; themselves thall not only go aftray and flumble in Darkness. but will miflead also divers others with themselves into many Miffakings and Errors; the Proof whereof we have lately had by a Book witten by Di. Cowel, called The Interpreter : for he being only a Civilian by Profession, and upon that large Ground of a kind of Dialonary (as it were) following the Alphabet, having all kind of Purpoles belonging to Sovernment and Monarchy in his way, by medling in Natters a bove his reach, he bath fallen in many Chings to millake and Deceive himself: In some Things disputing so nicely upon the Hysteries of this our Monarchy, that it may receive doubtful Interpretations : Pea in some Points very verogatory to the supreme Power of this Crown: In other Cales mistaking the true State of the Parliament of this Kingdom, and the Fundamental Constitutions and Privileges thereof: And in fome other Points speaking unreverently of the Common Law of England. and the Works of some of the most famous and ancient Judges therein: It being a Thing utterly unlawful to any Subject, to speak og wite a nains that Law under which be liveth, and which we are sworn and Wherefore upon just Considerations moving are resolved to maintain. us hereunto, for preventing of the faid Errors and Inconveniencies in all Cimes to come, we do hereby not only prohibit the Buying, Attering, or Reading of the faid Book, but do also Will and fraitly Command all and fingular Perfons whatfoever, who have og thall have any of them in their hands og Cuftody, that upon Pain of our high Displeasure, and the Consequence thereof, they do deliver the same presently upon this Bublication to the Logo Dayog of London, if they og any of them be dwelling in og near the fait City, og otherwise to the Sheriff of the County where they or any of them hall relide; and in the Two Universities to the Chancelloz of Alice Chancelloz there, to the Intent that further Ozder may be given for the utter Suppressing thereof. And because there thall be better Overlight of Books of all Sozts befoze they come to the Pacis, we have refolbed to make Choice of Commilioners. that thall look more narrowly into the Mature of all those Things that shall be put to the Press, either concerning our Authority Royal, or COM:

concerning our Government, or the Laws of our Kingdom, from whom a more firit Account thall be yielded unto us, than hath been used heretofore.

Given at our Palace of Westminster the 25th Day of March, in the Eighth Year of Our Reign, of Great Britain, France and Ireland. Anno Dom. 1610.

It is one of the Detections of Roger Coke, Esq; that this Proclamation could not call in those Books, but only seemed to make them more taken Notice of. The only Truth that drops from that Gentleman in his Relation of this Matter: For how can he prove that Dr. Cowel published his Interpreter the next Year after the 7th of the King, when it was indeed the 5th of the King? How can he tell the Dostor wrote the Book to supply the King's Necessities? How does he know that he was no Doubt set upon it by Bancroft, and those called the Church? Where does he find the Proclamation published during the Session of Parliament, and that it had not the desired Esfect of getting more Money, when there was no such Proclamation till three Months after the Dissolution? Secret History should be wrote with a very good Memory. Roger Coke Esq; was descended from the Lord Chief Justice, and so by Right of Inheritance had a Fend against Dr. Cowel, and by the same Hereditary Right was to be no good Historian; for that Oracle of the Law, was at least no Oracle in Matters of Fast. His Opinions may be excellent, but his Stories are most of them Trisses and Falsbook.

To return to our Author Dr. Cowel, when he had thus felt the Displeasure of the King, and the Indignation of the People; like a wise Man he took his Leave of the Press, and retired to his College and his private Studies, and lived inosfensive and in good Repute, not averse to serve the Publick, when he was called to any Advice or proper Service. Soon after he died upon the Operation of being cut for the Stone.

A confiderable Benefattor to the College of which he had been Fellow, to the Hall of which he had been Master, and to the University of which he had been Governour. He lies buried under the Altar in the Chapel of Trinity-Hall, with this Inscription, as I receive it with some other Notices from the Honoured Master, and a worthy Fellow of that House.

Johannes Cowel LL. D. Custos hujus Collegii, Juris Civilis, in hac Academia Cantab. Professor Regius, Vicarius Generalis Cantuariensis Provinciæ sub Domino Richardo Bancrost Archiepiscopo Cantuariensi, hic expectat Resurrectionem. Obiit undecimo die mensis Octob. Anno Dom. 1611.

This condemned Book was known to be very useful, and therefore has been often reprinted, in the Reign of Ch. I. under the Administration of Cromwel, and after the Restauration. But in all the later Editions, those Passages that were dubious or offensive have been corrected or omitted.

Archbishop Laud, who was to bear the Blame of every invidious Thing, was charged with giving Countenance or Connivance to an Impression of this Work. Of which Act and Effort of Malice, his own Account is the best that can be given. Hist. Troub. and Trial of

Archb. Laud. p. 235.

Cap. XXIII. 2d. Day Art. IX. Then was charged upon me the printing of Books, which afferted the King's Prerogative above Law, &c. The Instance was in Dr. Cowel's Book Verbo (a) Rex. That this Book was decryed by Proclamation; that Complaint was made to me, that this Book was printing in a close House without License, and by Hodgkinson, who was my Printer; that I referred them to Sir John Lamb; that they came to me again, and a third Time, and I still continued my Reference; which Sir John Lamb slighting, the Book came forth; the Witnesses to this were Hunt and Wallye, if I mistook not their Names.

1. For this Book of Dr. Cowel's, I never knew of it till it was printed, or so far gone on in Printing, that I could not stay it: And the Witnesses say, it was in a close House and without License, so neither I nor my Chaplains could take Notice of it.

2. They

(a) No such Word there, sure, it should be Prerogativa Regis. W. S. A. C. (i.e.) a Note of William San rol Archb. of Cant.

- 2. They say, they informed me of it, but name no Time; but only the Year 1638. But they confess I was then at Croydon; so being out of Town, (as were almost all the high Commissioners) I required Sir John Lamb, who being a High Commissioner, had in that Business as much Power as my self, to look to it carefully, that the Book proceeded not, or if it were already printed, that it came not forth. If Sir John slighted his own Duty and my Command (as themselves say) he is living and may answer for himself; and I hope your Lordships will not put his Neglect on my Account.
- 3. As for Hodgkinson, he was never my Printer, but Badger was the Man I employed; as is well known to all the Stationers; nor was Hodgkinson ever employed by me in that Kind or any other; upon just Complaint, I turned him out of a Place, but never put him into any: And therefore those Terms which were put upon me of my Hodgkinson and my Sir John Lamb, might have been spared; Sir John was indeed Dean of the Arches, and I employed him as other Archbishops did the Deans which were in their Time, otherwise no Way mine: And Hodgkinson had his whole Dependance on Sir Henry Martin, and was a meer Stranger to me. And this Answer I gave to Mr. Brown, when he summed up the Charge. Nor could any Danger be in the Printing of that Book to mislead any Man: Because it was generally made known by Proclamation, that it was a Book condemned, and in such particulars: But for other Things the Book very useful.

As to the Additions and Improvements in this present Volume, all I pretend to is to augment the Work by the easy Addition of many Thousand Words, which neither Author nor Editors had before observed. And indeed a Work of this Nature is no more to be raised up in one Impression, than Rome in one Day. What have all Sorts of Glossaries and Distinaries been at the first projecting of them, but rude and modelling Draughts; but meer Scassolding to carry up Materials, to build higher in due Time and Order.

Yet I think I have not done, as many other Alphabet Writers, who have traded purely in transferring of Stock, and have picked out the Words of one Dictionary to insert into another. I have indeed thrown in from Du Fresne, &c. most of those Words that bear Relation to English Laws and Customs; but then I have explained them with more Familiarity, and confirmed them with more Authority: And have often adjusted the Mistakes of that very Learned Writer, who was a Foreigner in this Cause, and wrote sometimes of English Matters with a French Air, loose and at large. But a very great Number of the Terms here interpos'd are new to the present Age, and were occasionally gathered up from many Manuscripts and old Records, more to satisfy my own private Curiosity, than with any Design upon the Publick.

But fince the Proprietors of the old Copy called upon me, to lend them some Additions and Improvements for a new Edition, I communicate the Heap of Collections to them and the World; and dare say, they will be serviceable to the Antiquary, to the Historian, to the Law-

yer, to any Scholar, nay to every English Reader.

Thus far the Prefacer to the last Edition, concerning the sirst Author, and the Improvements he himself made to this Work: It remains to say something in Behalf of this present Volume. In the first Place, the Text of the last Edition is left entire and whole. But the Faults of that Impression, the literal, (which are almost innumerable) and the many wrong Quotations and References are corrected with the greatest Care. The Etymologies of Words, where they seemed to be mistaken, are not altered; but the true Derivations added; and these I am not assamed to own were chiefly taken from Dr. Wilkins's Glossary to his Saxon Laws. As for the Additions now made they are very large, consisting of many Thousand Words; of which there needs no other Proof than the additional Number of Sheets, this Impression containing above thirty more than the last.

A Titular

A Titular and Chronological TABLE of our KINGS and QUEENS from the Conquest to the Year, 1727.

KINGS Names and Titles.	Began their Reigns.	Reigned. Ye.Mo. Days.	Since they Reigned.
Ilhelmus Rex; Wilhelmus Rex Anglorum; and Wilhelmus Rex Anglorum, Princeps Normannorum atque Cyno-	- 1066 OHob. 14	20 II 22	640 Septemb. 9
2 Willielmus, Rex Anglorum, & Willielmus Dei Gratia, (and nutu Dei) Rex Anglorum.	1087 Sept. 9	12 11 18	627 August 1
1 Henricus, Rex Anglorum; Henricus Dei gratia, Rex Anglorum; and Henricus gratia Dei, Rex Anglorum & Princeps Normannorum; called also in some Records, Henricus Vetus.	1100 Aug. 1	35 4 1	592 Decemb, 1
Stephanus, Rex Anglorum; and Stephanus Dei gra-	1135 Decemb. 1	18 11 18	573 OHob. 25.
2 Henricus, Rex Angliæ, Dux Normanniæ & Aqui-7 taniæ, & Comes Andegaviæ.	1154 Offob. 25	35 9 8	538 Fuly 6
r Richardus, Rex Angliæ, Dux Normainiæ & Aquitaniæ, & Comes Andegaviæ.	1189 July 6	990	528 April 6.
Johannes, Dei gratia, Rex Angliæ, Dominus Hi- berniæ, Dux Normanniæ & Aquitaniæ, & Comes Andegaviæ.	1199 April 6	17 7 0	511 OAob. 19
3 Henricus, Dei gratia, Rex Anglia, Dominus Hibbernia, Dux Normannia & Aquitania, & Comes Andegavia: Anno Regni 44, he filled himfelf Henricus Dei gratia, Rex Anglia, Dominus Hibernia,	1216 OHob. 19	56 1 9	455 Novemb. 16
& Dux Aquitaniæ. 1 Edwardus, Dei gratia, Rex Angliæ, Dominus Hiberniæ & Dux Aquitaniæ. In Records fometimes named Edward of Westminster.	1272 Nov. 16	34 8 6	420 Fuly 7
2 Edwardus, Dei gratia, Rex Angliæ, Dominus Hi- berniæ & Dux Aquitaniæ. And, 14 Regni, added Comes Pontivi & Monstroill. Pat. 14 Edw. 2 Par. 2. m. 14. Stiled also Edw. of Carnaryon.	1307 Fuly 7	19 7 5	400 Fan. 25.
3 Edwardus, Dei gratia, Rex Angliæ, Dominus Hiberniæ & Dux Aquitaniæ. Anno 13 Regni be omitted Dux Aquitaniæ. He was also called Edward of Windsor, and was the first that constantly used Post Conquestum in his Title, to distinguish the King Edwards after the Conquest, from those before it.	132/ 3411. 2)	51 5 7	358 June 21
2 Richardus, Dei gratia, Rex Angliæ, & Franciæ, & Dominus Hiberniæ, called Rich. of Bourdeaux.	{ 1377 Fune 21	12 3 14	328 Septemb. 29
4 Henricus, Dei gratia, Rex Angliz & Franciz, & Dominus Hiberniz, called Henry of Bullingbroke.		13 6 3	315 March 20
5 Henricus, Dei gratia, Rex Angliæ & Franciæ, & Dominus Hiberniæ. Et Anno Regni 8, Hen. Dei gratia, Rex Angliæ, hæres & Regens Franciæ, & Dominus Hiberniæ, called also Henry of Monmouth.	1412 Mar. 20	9 5 24	305 August 31
6 Henricus, Dei gratia, Rex Angliæ & Franciæ, & Dominus Hiberniæ.	7 1422 Aug. 3	38 6	3 267 March 4
4 Edwardus, Dei gratia, Rex Angliæ & Franciæ, & Dominus Hiberniæ.	} 1460 March	1 23 I	8 244 April 9
5 Edwardus, Dei gratia, Rex Angliæ & Franciæ, & Dominus Hiberniæ.	1483 April 9	0 2 1	8 244 June 22
3 Ricardus, Dei gratia, Rex Angliz & Franciz, & Dominus Hiberniz.	5 1483 June 2	2 2	5 242 August 22
7 Henricus, Dei gratia, Rex Angliæ & Franciæ, & Dominus Hiberniæ.	} 1485 Aug. 2:	23 19 1	6 218 April 22
4			8 Henricus

KINGS Names and Titles.	Began their Reigns.		Reigned- Ye. Mo. Days.		Since they Reigned.			
B Henricus, Dei gratia, Rex Angliz & Franciz, & Dominus Hiberniz. Et Anno 10 Regni, Henricus ostavus Dei gratia, &c. Anno 13 Regni, Fidei Defensor was added. Et Anno 22 Regni, in terra Ecclefix Anglicanz & Hiberniz supremum caput, was added. Et Anno Regni 34, Rex Hiberniz was added.	1509	April 22	37	10	2	180	Fan.	28
6 Edwardus fextus, Dei gratia, Angliæ, Franciæ & Hiberniæ Rex, Fidei Defenfor, Et in terra Ecclefiæ Anglicanæ & Hiberniæ fupremum caput. Queen Mary fummoned her first Parliament by the same	1547	Fan. 28	6	5	19	174	Fuly	6
Title, but soon after omitted supremum Caput. After she married King Philip, she used her own and his Titles, &c.	1553	July 6	5	4	22	169	Novemb	.17
Elizabetha, Dei gratia, Angliæ, Franciæ & Hiber- niæ Regina, Fidei Defenfor.	1558	Nov. 17	44	4	16	125	March	24
1 Jacobus, Dei gratia, Angliæ, Scotiæ, Franciæ & Hiberniæ Rex, Fidei Defenfor.	1602	Mar. 24	22	8	2	102	March	27
1 Carolus, Dei gratia, Angliæ, Scotiæ, Franciæ & Hiberniæ Rex, Fidei Defenfor.	1625	Mar. 27	23	10	3	78	Fan.	30
2 Carolus fecundus, Dei gratia, Angliæ, Scotiæ,? Franciæ & Hiberniæ Rex, Fidei Defenfor.	1648	Fan. 30	36	0	8	42	Februa	гу б
2 Jacobus fecundus, Dei gratia, Angliz, Scotiz, Franciz & Hiberniz Rex, Fidei Defenfor. Sulicimus & Maria, Dei gratia, Angliz, Scotiz,	1685	Febr. 6	4	0	7		bdicated	
Franciz & Hiberniz Rex & Regina, Fidei Defen- fores. But Ouen Mary dying Decemb. 28, 1694, King William's Title then was Gulielmus tertius, Dei gratia, &c.	1689	Febr. 13	13	0	23	25	Marci	5 S
Anna, Dei gratia, Angliæ, Scotiæ, Franciæ & Hiber- niæ Regina, Fidei Defenfor. But upon the Union of the two Kingdoms in the Year 1706, she used Magnæ Britanniæ instead of Angliæ, Scotiæ.	1702	Mar. 8			1			
Georgius, Dei gratia, Magnæ Britanniæ, Franciæ & Hiberniæ Rex, Fidei Defensor.	1714	August 1	Croz	wn°d	O∄. r4.	Nou	Reign	ing.

CARMEN TECHNICUM

Regum Reginarumque Angliæ.

VII. Conq. Wil. Rufus, Henri, Steph. Henq; fecundus, Ric. John, Henricus, tres Edward, Riq; fecundus, Post hos regnavit quartus, quintus quoque Henri, Hen. fextus, Edward quartus, quintusque, Ricardus Tertius, Hen. Sept. & Oct. Edwardusque, Maria, Eliz. Jac. Carolus primus, Carolusque fecundus, Postq; fecund. Jacob. Tunc cum Maria Gulielmus: Tunc Gul'mus solus: Post hunc regnavit & Anna: At (nunc gubernans) successi Georgius Anna.

THE INTER-

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History, Antiquities, and LAWS.

A B

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Is the first Letter of the Alphabet with the Hebrews, Greeks, Latins, and other Nations, and called by the Heb. Aleph; the Arab. Aliph; Chaldee and Syriac, Olaph; Armenians, Alp; Ethiopians Alph; and Greeks, Alpha. A prefix'd to Words, in English stands equivalent with un in Fremch; as a Man, un homme. But A prefix'd according to the Greek Acceptation becomes privative, and fignifies as much as without v. g. in Greek svouz, a Name, by prefixing A it becomes 'Avovace, sine nomine, without a Name, or that will not own his Name.

Ab. When the Name of a Place begins with Ab it denotes, that either the Place belonged to fome Abbey, or that an Abbey was founded there Thus, Abingdon in Berksbire took that Name from after Cissa King of the West-Saxons had founded the Abbey there; for before, it was called Cloveshoe.

Abbey there; for before, it was called Cloveshoe.

Abarot, The Cap of State, used in old Time

Abatot, The Cap of State, used in old Time by our English Kings, wrought up in the Figure of two Crowns. Vid. Chron. Angl. 1463. Ed. 4. p. 666. Vol. 2. I. 27. Spelman.

Abbatols, (Abattores) Drivers away, or indeed feedbase of Carlons B. 26.

Albactors, (Abactors) Drivers away, or indeed flealers of Cattle or Beafts, not by one and one, but in great Numbers at onee; and therefore by M. S. thus diftinguished from fur, qui unam oven furripuerit, ut fur coercetur, qui gregrem, ut Abactor. Tis derived from the Verb Abigere. For when Herds of Cattle are floln, they are certainly driven away:

Nocte miser quadam somno graviore sepultus, Amisit taciti surto pradonis abactos.

Abacus, Arithmetic, or the Art of numbering, from the Abacus or Table, on which the Ancient fet down their Figures.—Omnium liberalium artium peritus, Abacum pracipue, lunarem compotum Secursum rimatus. Hen. Knighton, Chron. lib. 1. cap. 3.

Abbacista, An Arithmetician, whence the Italian Abbachier and Abbachista — Gerbertus — Abacum certe primus a Saracenis capiens, regulas dedit, que a sudantibus Abacistis vix intelliguntur. Will. Malms-bur. Hist. Angl. lib. 2 cap. 10.

Abandum, Abandonum, Any thing sequestred, proscribed, abandon, i. c. In bannum res missa; a Thing Bann'd or Denounc'd as forseited and loss. Whence to abandon, to desert, or sorsake as lost and

Abarnare, To detect or discover any secret Crime. Sax. Abarian, to uncover, disclose or make bare. — Siquis Francigena occidatur, & Interfector ignoretur — Si parentes secundum legem repetentes, vel probantes non habeant, sint illius qui abarnaverit. Leges Henrici I. Angl. cap. 91. — Si Homo survivum aliquid in domo sua occultaverit, & ita suerit abarnatus, restum est ut inde haboat qua quessivit. Leges Canuti Reg. cap. 104. Dr. Wilkins in his Gloslary on the Saxon Laws thus explains this Word Abarnare: Rem clam & occulte gestam probationibus manifestare: Unde Murdrum abarnatum idem est ac Murdrum probatum.

Abartstich, Insatiable; from a Privative, and the Saxon, Eerston, Dissampi, who has so large a Belly, that the full, it will not burst.
Abart, May be derived from the French Word

Abate, May be derived from the French Word Abatre, destruere, prosteroper, to break down or deftroy; in the vulgar Sense, it fignishes to diminish, or take away, as to abate the Courage of a Man; it is in the Writers of the Common Law used both actively and passively, as to abate a Castle or Fortlet, Old Nat. Brev. fol. 45. Which in West. 1. cap. 17. is plainly interpreted to beat it down: And to abate a Writ, is by some Error or Exception to deseat, or overthrow it. Britton, cap. 48. And in this active Voice, it has two Significations, one general, another special; general, as in the former Examples; and again, in Kitchin, fol. 175. Abater Maison, is to ruin or east down a House; special, as in the Old Nat. Brev. fol. 115. A Stranger abateth, that is, entrethupon a House of Land, void by the Death of him that last possessed

it, before the Heir takes his Possession, and so keeps him out; wherefore as he that putteth him out of Poffession, is said to disseise; so he that steppeth in between the former Possessor and his Heir is faid to abate. And in the Statute De conjunctim Feoffatis, 34 Ed. 1. Stat. 2. The Writ of the Demandant shall be abated, that is, shall be difabled, fruftrated, or overthrown. So in Staundford's Pleas of the Crown, fol. 148. the Appeal abateth by Cousinage, that is, the Accusation is de-feated by Deceit. Anno 11 H. 6. cap. 2. The Ju-flices shall cause to be abated the said Writ, and hence cometh a Word of Art Abatamentum. Vide

Avatement, Derived from the French Abatement, fomerimes fignifies the Act of the Abator, as in the Abatement of the Heir into the Land before he hath agreed with the Lord. Old Nat. Brev. 91. Sometimes the Affection or Passing of the Thing abated, as Abatement of the Writ. Kitch. fol. 214. And in this Signification, it is as much as exceptio dilatoria with the Civilians, (Brit. cap. 51.) or rather an Effect of it; for the Exception alledged, and made good, works the Abatement. And this Exception may be taken either to the Infufficiency of the Matter, or to the Incertainty of the Allegation, by the Missaming of the Plaintiff, Defendant, or Place; to the Variance between the Writ and the Specialty, or Record; to the Incertainty of the Writ, Count or Declaration; or to the Death of the Plaintiff or Defendant before Judgment had, and for divers other Causes: Upon which Defaults the Defendant may pray that the Writ or Plaint may abate, i. e. the Plaintiff's Sute against him may cease for that Time. New Terms of the Law, Verb. Abatement of a Writ, &c. To prevent Abatement of Writs of Error. See the Stat. 16. Car. 2. cap. 2. Co. Entries, fol. 63. c. & 205. d. & 519. c. Abatement is called in Latin Intrufto, but it may rather be called Interpositio, or intratio per interpositionem, to distinguish it from Intrusion after the Death of Tenant for Life: And in his Com. on Lit. fol. 277. he shews the Difference between Abatement, Disseisin, Intrusion, Deforce-ment, Usurpation, and Purpressure. He that will read more of this, may read the New Book of Entries, verb. Brief. See also Writ, Misnomer and Variance, and the Book called, The Digests of

Abbatoz, Is he that abateth, that is, intrudeth into a House or Land, void by the Death of the former Possessor, and not yet entred, or taken up by his Heir. Old Nat. Brev. fol. 115. Perkins, fol.

76. Abatuda, i. e. diminished; Moneta abatuda is Value: Si tempore Money clipt or diminished in Value: Si tempore solutionis bac Moneta fuerit abatuda, sive deteriorata. Charta Simonis Comitis Leicestria, Anno 1209. Du Cange in verbo.

Abaweo, i. e. terrify'd, from the French Esba-

hir, attonitum reddere. Abay, or Abey: Ye shall fore abey it, i. e. You shall fuffer great Pain, or You shall pay dear for

Abbace, In Latin Abbatia, or Abbathia, is the Government of a religious House, with the Revenues and Persons, subject to an Abbat, as a Bi-shoprick is to a Bishop. The Word is used Anno 34 & 35 H. 8. cap. 17, 18. Sciant, & c. quod ego Isabella Comitissa Persons pro salute anima mea, & c. Dedi Deo & Abbathia de N. totam wicham juxta pradictam Abbathiam, &c.

Abballaba, Apubly, a Town in Westmorland.

Abbat or Abbot, Abbas in Latin, in French Abbe, Sax. Abbud, a Spiritual Lord having the Rule of a religious House, according to our Common Law: Skilful Linguists derive it from the Syri-ack Abba, Pater; Fustinian's Novel Constitut. 115. Seef. 2 πόλειπ. γ, terms him Archimandrita; others Canobiarcha, or Archimonachus. Hotoman in verb. Feuda. Of these, some here in England were Mitered, fome not. Stow's Annals, pag. 442. Such as were Mitered, were exempted from the Jurisdiction of the Diocefan, having themselves Episeipal Authority within their Limits, and were also Lords of the Parliament. Of this Kind, thus faith Corafius, Aliqui Abbates habent jurifdictionem Epifcopalem, ad quos cum Ecclesta pleno jure pertineat, in eo-rum Monasteriis Episcopus nibil exercet. Cap. Ea qua. And these were called Abbots Sovereign, 9 R. 2. cap. 4. And Abbots Generals, as Mr. Ferne Noteth in his Glory of Generosity, pag. 126. The other Sort were subject to the Diocesan in all spiritual Government. Cap. Monasteria 18. Quast. cap. Abbas & ca. visitandi, cum quatuor sequentibus ibid. Omnes 16. Quast. 7. & ca. cum venerabilis, extra de religiosis do-And as Abbots, so were there Lords Priors mibus. alfo, who both had exempt Jurisdiction, and were Lords of Parliament, as Sir Edw. Coke makes out, De jure Ecclef. fol. 28. a. Of which Lords Abbots and Priors that fat in Parliament, some reckon but twenty-fix, but Sir Edw. Coke fays, they were twenty-feven Abbots and two Priors, Co. fuper Lit. fol. 97. In the Parliament 20 R. 2, there were but twenty-five Abbots and two Priors: But in the Summons to the Parliament at Winton, Anno 4 Ed. 3. (in Dorso clauso ejustem An. Membran. 41.) I find more named, to which I have added the Founders out of the Monasticon Anglicanum.

Abbots and Priors.

Founders Names

1 Abbot of St. Austin's Athelbertus Rex. Anno in Canterbury. Abbot of Ramsey. Abbot of Peterborough. Abbot of Croyland. Abbot of Evesham. Abbot of St. Benet de Hulmo.Abbot of Thornby. Abbot of Colchester.

9 Abbot of Leicester. 10 Abbot of Winchcomb.

11 Abbot of Westminster.

12 Abbot of Cirencester. 13 Abbot of St. Albans. 14 Abbot of St. Mary York.

15 Abbot of Shrewsbury. 16 Abbot of Selby.

17 Abbot of St. Peter's Gloucester. 18 Abbot of Malmesbu-

19 Abbot of Waltham. 20 Abbot of Thorney.

21 Abbot of St. Edmond's. 22 Abbot of Beaulieu.

23 Abbot of Abingdon.

Ailwinus Semi-Rex, 969. Wulferus Rex, 664. Ethelb. Rex Mercia, 726. Egwin. Epifc. Wigorn, 708. Canutus Rex, Anno 1026.

Wil. Albemarle fub Hen. 2. Eudo Dapifer, Hen. 1. Rob. Boffue, Comes Leic. 1141.

Kenulphus Rex Mercia, 789. Seabert Rex Occid. Sax.

Henricus Primus, 1133. Offa Rex Mercia, 795.

Alanus Comes Britannia 1088. Roger. Comes Mortgom.

1081. Gulielm. Conquester, 1078. Offric. Rex Northumb. 700.

Maidulfus Hibern. Scot. 648. Haraldus Rex, 1036. Ethelwoldus, & Edgarus

Rex, 972. Canutus Rex, 1020. Johannes Rex, Anno Regni 6.

Cissa Rex, An. 675. 24 Abbot 24 Abbot of Hyde.

25 Abbot of Rading.

26 Abbot of Glastonbury. 27 Abbot of Ofney.

28 Prior of Spalding.

29 Prior of St. Fobn's of Ferufalem.

30 Prior of Lewes.

Aluredus Rex, 922. Henricus Primus Rex,

1125. Inas Rex Occid. Sax. 703. Rob. Fitz - Nigel Doily,

70. Talbois, Com. Andegav. 1074

Fordanus Brifet & Ux. ejus, 1 100.

Will de Warren, primus Comes Sur. 1708.

To which were afterwards added,

31 Abbot of S. Austin's. Henricus Secundus Rex. Briftol. 32 Abbot of Bardeney.

Rex Ethelredus, 712. 33 Prior de Sempling-Sandus Gilbertus, 1131.

To these also Henry the Eighth added the Abbot of Tavisto k. And in the Teste to Mag. Charta, the Names of some other Abbots are inserted, among the great Men of the Realm. An Abbot with the Monks of the same House, being called The Covent, made a Corporation; but such Abbot was not chargeable by his Predecessors Act, but by their common Seal, or for such Things as came to the Use of his House; neither for the Debt of his Monk before his Entry in Religion, though the Creditor had a Specialty. See for this the Abridgment under the same Title.

The Bishops complained that the Monks invaded their Rights and Privileges, I mean at the Time when the Abbots were first mitred; and they were very much offended, because in Synods and Councils there was no Distinction between them in their Habits, for both were mitred and alike; thereupon Pope Clement the Fourth ordered, that the Abbots should wear their Mitres embroidered with Gold, but without Jewels; but those of the Order of Pramonstratenses wore no Miters, because they would not feem to be elevated with those Things which were worn by Popes and great Prelates.

Abbathp, An. 31 H. S. cap. 13. See Abbacy.

Abbatis, An Avener or Steward of the Stables; the Word was sometimes used for a common Hostler, pronounc'd short in the middle Syllable, which distinguishes it from the genitive of Abbas, an Abbat. As in this old Line,

Abbatis ad canam dat equis Abbatis avenam. Spel-

man in voce.

Abbettoz. Sce Abet.

3 bb20chment, (Abbrocamentum) is a Forestalling of a Market or Fair, by buying up the Wares before they are exposed to Sale in the Market or Fair, and then vending them again by Retail. M. S. de Placit. coram Rege Ed. 3. Penes J. Trevor Mil.

Abbundun. See Abingdon.

A bbus aftuarium. Humber in Yorkshire.

Abbuttais, (From the French Abutter, that is, to limit or bound) are the Buttings and Boundings of Land either to the East, Wast, North or South, shewing on what other Lands, Rivers, Highways, or other Places it does abut: As in Croke's Reports, Part 2. Fol. 184. The Plaintiff bath fail'd in his Abuttals, that is in setting forth how the Land is abutted and bounded. Latera autem nunquam aiunt Abbuttare, sed terram Proximum adjacere. And Cambden says, Limits were distinguished by

Hillocks raised on purpose, which were called Botentines; whence we may guess our Butting to spring. The Word Abuttare to Abut or to Bound End ways, from the Saxon Onbutan, Butan, pra-ter, ultra. In a Terrier, or Description of the Site of Land, the Sides on the Breadth are properly adjacentes, lying or bordering, and the Ends only in Length are abuttantes, abutting or bounding : Which in old Surveys, they fometimes express'd whiten in our very, they iometimes express a by capitane, to Head, whence Abuttals are now called Had-Lands, i. e. Head-Lands. As in the Rental of Wye in Kent belonging to the Abbey of Battle in Suffex. Tenent ofto acras juxta Gores wall. capitantes ad pradictum wallum.

Aboittonum, An Abditory or Place to hide and preserve Goods, Plate, or Money, or a Chest in which Relicks were kept. As in the Inventory of the Church of York. Mon. Angl. Tom. 3. p. 173. Item unum coffeur, & una pixis de ebore ornata cum argento deaurato. Item tria Abditoria & tres pixides

de ebore ornata cum cupro deaurato.
Abecheo, Is an old Word, and fignifies to be

Abertmurver, Aberemurdum, Plain or Right down Murder; as diftinguished from the less heinous Crimes of Manslaughter and Chancemedly. From the Saxon, Æbere, apparent, notorious, and Mord, Murder. So Æbere Theof. a bare, evident, notorious Thief. This Aberemurder was declared a capital Offence, without Fine or Commutation by the Laws of Canute, cap. 93. Hoc ex scelerum genere suit, nullo pretio, etiam apud Saxones nostros, expiabi-lium, cum alia licuit pecuniis commutare, says Spelman, in voce. And in the Laws of Hen. I. c. 12. Ex his placitis quedam emendantur centum folid', quedam Wera, quedam Wita, quedam non possion emendari, que sunt Husbreek, & Bernet, & Openthisthe, & Ebercmorth, &c.

Abergavenny. See Gobanium.

Mbelled, i. e. humbled; from the Fr. abaiffer, to depress; and hence the English Words Base, and

abet, (Abettare) May be faid to proceed from the French Bouter, impellere or excitare (rather from the Saxon a, an energetical Article, and Bedan to stir up, or excite; from whence the Phrase of beeting or beating the Fire, i. c. supplying it with beeing or beating the rife, i. e. hyphynig it with more Fuel; In our Common Law, it fignifies as much as to Encourage, or fet on. Abetment (abettum) the Substantive implies the same. Staunds. Pl. Cor. 105. As in the Pleas of Parliament, 21 Ed. t. Jurati quessii per cajus abetum appellum pradicium factum suit, & prosecutum, dicunt quod per abetum Hugonis de Evere. And Abettor (Abettator) for him that encourageth or stretch on. Old Nat. for him that encourageth, or setteth on. Old Nat. Brev. fol. 21. but both Verband Noun are always taken in the worst Sense. As Abettors of Murder, are such as command, procure, or counsel others to commit a Murder; and in some Cases such Abettors shall be taken as Principals, in other but as Accessories; and their Presence or Absence at the Doing of the Fast, differences the Case. There are also Abettors in Treason, but they are as Principals; for there are no Accessories in Set. 35. Coke on Lit. Set. 475. Staundford & Pleas of the Crown. Rafal's Expolition, &c. Abettato, An Abettor. See Abet.

Abeyante, Hath by some been derived from the

French Aboyer, that is, allatrare, to bark at, as Dogs do at a Stranger; but I rather suppose it may come from the French word Bayer, to gape after, or to expect: So Children are said Bayer a la

A B A B

Fee-simple lieth in Abeyance, that is, according fore he was apprehended, he might not be taken to his own Interpretation, only in the Remembrance, Intendment and Confideration of the Law. Sir Edw. Coke calls it in gremio legis. The Frank-tenement of the Glebe of a Parsonage is in no Man, so long as the Parsonage remains void, but is in Abeyance. And it is a Maxim in Law, That of every Land there is Fee-simple in some Man, or else it lies in Abeyance. Considering and comparing these Places with the Signification of the French Word Bayer, it feems more than probable, that our ancient Law-Looks would fignise hereby a Kind of Hope, or longing Expectation, because Things in Abeyance, tho at present in no Man, yet in Hope and Expectation they belong to him that is next to enjoy them. And also in French, a Man that earnestly gazes at any Thing, is termed un Bayard, a greedy Beholder. This Abeyance cannot be better compar'd, than to that which the Civilians call Hereditatem jacentem. For as Bracton faith, lib. 1. c. 12. num. 10. Hereditas jacens nullius est bominis ante additionem, &c. So that (as the Civilians say) Lands and Goods do jacere; so the common Lawyers say, That Things in like Estate are in Abeyance as the Logicians term in posse, or in Understanding; and as we fay, in nubibus, in the Clouds, that is, in Confideration of the Law. Read more of this in the New Terms of the Law, fol. 6. & Plow. Rep. Walfingbam's Cafe. See also lib. 3. cap. 11. fol. 145. & Perkins, fol. 12. Co. on Lit. fcl. 342. b.

J. 1, 342-b.

Abatolia. Abgetorium, The Alphabet, or A, B,

Abatolia. Abgetorium, The Alphabet, or A, B,

Quoque 3,45. & eo amplius feripfit, totidem Episcopos ordinavit. So Warenus de feripf. Hibern. lib. 1. Baptizavit quotidie bomines & illis stievas legebat, & Abgatuttille Lib. Alphabet. Abstances

Abington, anciently Abbundun, a Town in Berksbire, so called soon after Cissa, King of the sensis. Serm. 18 & 43. and significs one who is West-Saxons, had built an Abbey there; for before that Time it was called Clovesham alias Cloveshoe, where the famous Council was held. The old Book of that Abbey tells us, Hic sedes regia, hic cum de regni pracipuis & arduis tractaretur negotiis,

concursus fiebat populi.

Abifberfing, (As Raftal in his Abridgment expounds it,) Is to be quit of Americaments before whomfoever of Transgression proved. It is called in the New Terms of the Law, Mishersing; It signifies originally a Forfeiture, but much mishers the state of the st written by the Ignorance of Clerks, fince more properly it should be Mishersing, Mishering or Mishering, according to the learned Spelman, in his Gloffary. Old Authors have termed it a Freedom or Liberty, because whoever hath this Word in-ferted in a Charter or Grant, hath not only the Forfeitures and Amerciaments of all others within his Fee for Transgressions, but also is himself free from the Controul of any within that Com-

Abjuration, (Abjuratio) is a Renouncing by Oath; and fignifieth in our Law a fworn Banishment, or Forswearing of the Realm; Staundf. Pl.

mamme, who seeing the Dug, they strivingly great was the Devotion towards the Church expect it: So also bayer a l'argent, qui spe aty, ani in King Edward the Consessor's Time, till 22 mo pecunia incumbunt. This Word in Littleton, cap. H. 8. that if a Man having committed Felony, Discontinuance, we find thus used, The Right of could get into the Church or Church-yard, because he was a second of the could be compared to the course of thence to the usual Trial at Law; but confessing his Fault to the Justices at their Coming, or to the Coroner, might be admitted to his Oath, to abjure or forsake the Realm, Anno 7 H. 7. cap. 7. The Form and Effect of this you have in the Old Abridgment of Statutes; an ancient Tract, De Officio Coronatorum, Crompton's Office of Coroner, Horne's Mirror of Justices, lib. 1. cap. Del Office del Coroner. Quando aliquis abjuravit Regnum, Crux ei liberata fuit in manu sua portanda in itinere suo per femitas Regias, & vocabatur vexillum Sancia Ecclefia. Essex, Plac. Hil. 26 Ed. 3. This Part of our Law was in some Sort practised by the Saxons, as appeareth by the Laws of King Edward, fet out by Mr. Lambard, num. 10. but more directly by the Normans; evidenced by the Grand Customary, cap. 24. where the Form of the Oath is likewise fet down with the Rest of the Proceedings therein, very agrecable with Ours. This Clemency fomething resembles that of the Roman Emperors towards such as fled to the Church, Lib.

1. Co. tit. 12. or to the Images themselves Eod. tit. 25. And also that of the Cities of Refuge mentioned by Moses, Exod. 21. 13. Numb. 15. 6, 11, 12. Deut. 19. 2. Josh. 20. 2. Of all the Circumstances belonging to this Abjuration, read the New Terms of the Law, and Staundf. ubi Supra. But this grew at last to be but a perpetual Confining of the Offender to some Sanctnary, wherein upon Abjuration of his Liberty and free Habitations, he would chuse to spend his Life; as appears ons, he would critic to spend its Lite, as appears Anno 22 H. 8. cap. 14. And by 21 Fac. 1. cap. 28. this Benefit is wholly taken away, and confequently Abjuration, 2 Inft. fol. 629. See Sanctuary. Robertus le Tailleur de Drayton, qui suspensius de Drayton, qui suspensius de trained abunadon valissus tea monta chi funcio such funcio. The Inc Institute Call the Alphabet Abghittin. fuit apud Abyngdon, relifius pro mortuo sub furcis, abigueuus, for Abigueus, fignifies a Thief who surrevit & sugar ad Ecclesiam de Abyngdon, & ibhath stoln many Cattle: Si quis suem surripudem cognovit se esse latronem, & abjuravit Regnum it, sur erit, & si quis gregem, Abigevus. Braston, coram coronatore, & Anno 14 Ed dem cognovit se esse latronem, & abjuravit Regnum coram coronatore, &c. Anno 14 Ed. 1.
Abladium, Corn mowed or reaped.
Bocclius. This Word is used in Petrus Ble-

Abolition, (Anno 25 Hen. 8. cap. 21.) a Destroying, or Putting out of Memory: Institute actionis peremptio: 'Tis the Leave given by the King or Judges to a criminal Accuser to desist from farther Profecution.

Abreger, to make shorter in Words, yet still retains the Sense and Substance; but in the Common Law it feems more particularly used for making a Declaration or Count shorter, by substracting or fevering some of the Substance. As for Example, A Man is said to abridge his Plaint in Assize, or a Woman her Demand in an Action of Dower, that hath put into the Plaint, or Demand, any Land not in the Tenure of the Tenant or Defendant, if the Tenant pleads Non-tenure, Joint-tenancy, or the like, in Abatement of the Writ, the Demandant may abridge his Plaint, that is, he may leave out that Part, and pray that the Tenant may answer to the Reft, to which he hath not yet pleaded; and the Reason is, because the Certainty is not set down in such Writs: And the Demandant hath abridged Cor. lib. 2. cap. 40. faith out of Polyd. Vigil 1. So his Plaint in Part, yet the Writ remains good

fill for the Rest: So that here Abridger is not contrabere, but rather subtrabere. Bro. Abridgment, & Anno 21 H. 8. cap. 3. Of this the Civilians have no Use, by Reason of certain cautelous Clauses they ordinarily affix to the End of every Article in their Libel or Declaration.

Abudgment of a Plaint, (Abreviamentum.) See

Abridge.

Abzocamentum, Is a Buying of Goods by Wholesale, before they are brought to Market, and Selling them again in Parcels. See Abroachment.

Abjogate, Abrogare, To disanul or repeal; as to abrogate a Law, that is, to lay aside, or repeal it, Anno 5 & 6 E. cap. 3. See Prorogue.

Ausentees, or Des Absentees, A Parliament

so called, held at Dublin, 10 May, 28 H. 8. and mentioned in Letters Patent, dated 29 H. 8. See

Co. 4. Inft. fol. 358.

Absorbace, To detest and avoid. As in the Form of Oath among the Saxons, recorded by Mr. Somner. In illo Deo, pro quo santtum hoc Santtificatum est, volo esse nunc Domino meo N. sidelis & credibilis, & amare quod amat, & absoniare quod absoniat, per Dei rettum, & seculi competentiam. Muttais. See Abbuttals.

Ac. Some Words which begin with Ac, are derived from the Saxon Ac, which fignifies an Oak. decapitum and Accapitare, the same with Relief; thus capitali Domino accapitare, is to pay a

Relief to the Lord.

Accedes at Auriam, Is a Writ that lies for him who has received false Judgment or fears Partiality in a Court-Baron, or Hundred-Court, being directed to the Sheriff, as appeareth by Dyer, fol. 169. num. 20. Like as the Writ de falso Fudicio lies for him that hath received false Judgment in the County-Court: The Form you may fee in F. N. B. fol. 18. d. And in the Register, fol. 9. b. where it is said, This Writ lies as well for Justice delayed, as Judgment fallly given: It is a Species of the Writ Recordare. Reg. Orig. fol. 56. & F. N. B. ubi fupra.

Acceptage at Mice-Comitem, Is a Writ directed to the Coroner, commanding him to deliver a Writ to the Sheriff; who having a Pone deliver-

ed him, suppresses it. Reg. Orig. 83.

Acceptance, Is a Taking in good Part, and as it were a Kind of Agreeing to some Act done before by another, which might have been undone and avoided, if such Acceptance had not been: For Example, If a Bishop before the Stat. 1 El. lease Part of the Possessions of his Bishoprick for Term of Years, reserving Rent, and dies, and after another is made Bishop; who accepts, that is, takes or receives the Rent when it is due, and ought to be paid; by this Acceptance the Lease is made good, which else the new Bishop might have avoided: The like is, if Baron and Feme scized of Land in Right of the Feme, joyn and make a Lease or Feostment by Deed, Referving Rent; the Baron dies, the Feme re-ceives or accepts the Rent; by this the Feoffment or Leafe is confirmed, and shall bar her of bringing a Cui in vita. Co. on Lit. fol. 211. b.

Accessory or Accessory. (Accessorius vel Accessori-

um) Particeps criminis, Is used in our common Law otherwise than among the Civilians; for whereas with them it is generally taken for any Thing depending upon another, here tho' it be so likewife, yet most commonly and notoriously it signifies a Man guilty of a Felonious Offence, not principally; but by Participation, as by Com-

mand, Advice or Concealment. And a Man may be Acceffory to the Offence of another after two Sorts; by the Common Law, or by Statute; and by the Common Law two Ways also, viz. either before or after the Fact; before the Fact, as where one commandeth or adviseth another to commit a Felony, and is not present at the Execution thereof; for his Presence maketh him also a Principal; wherefore there cannot be an Accessory before the Fact in Manslaughter, because Manslaughter is sudden, and not premeditated. Co. Lib. 4. fol. 44. 2. Accessory after the Fact, is, when one receives, assists or comforts him whom he knoweth to have committed a Murder or Felony. He who counfels or commands any Evil, shall be judged Accessory to all that follows upon it, but not to another distinct Thing. As, I command one to beat another, and he beats him fo that the other dies of it, I shall be Accessory to his Murder. But if I command one to steal a white Horse, and he steals a black one; or to burn such a House, which he well knows, and he burns another, I shall not be Accessory. Where the Principal is pardoned or hath his Clergy, the Accessory cannot be arraigned; there being a Maxim in the Law, Ubi non est principalis, non potest effe accessorius: For it appears not by the Judgment of Law, that he was Principal; but if the Principal pal, after Attainder, be pardoned, or hath his Clergy allowed him, there the Accessory shall be arraigned. See Sir Edw. Coke's Inflitutes, Part 2. fol. 183. In the lowest and highest Offences, there are no Accessories, but all are Principals; as in Riots, Forcible Entries, and other Transgressions vi & armis, which are the lowest Offences; so in the highest, which is Treason, crimen lesse Majestatis, there are no Accessories; but in Felony there are, both before and after. Accessory by Statute, is, he that abetteth, counselleth or concealeth, committing or having committed an Offence made Felony by Statute; for the the Statute make no Mention of Abettors, yet they are by Interpre-tation included. Of all these consult, Staunds. an Accessory of an Accessory, as he that wittingly receive than Accessory to a Felony; but a Woman in such Case shall not be an Accessory for helping her Husband. Lib. As 26. Pl. 51. Coron. Fitz. 197. Staundf. Pl. Cor. lib. 1. cap. 48. Of this Subject, read more in Cromp. Fust. sol. 37. b. 38, 39. If a Man counsel a Woman to murder the Child she hath in her Womb, and afterward the Child is born, and then murdered by the Woman in the Absence of him that so gave the Counsel; yet he is Accessory by his Counselling before the Birth of the Infant, and not countermanding it. Dyer, fol. 186. pl. 2.

Accola, an Husbandman who came from other Parts to till the Land, eò quòd adveniens terram colat, and is thus distinguished from incola, s. Accola non propriam, propriam colit incola terram. Du Fresne. Accollage, A Ceremony used in Knighthood

by the King's Putting his Hand about the Knight's Neck, from the Fr. accoller, collum ampletti.

Accompt (Computus) Is in the Common Law ta-ken for a Writ or Action, which lies against a Man, that by Means of Office or Bufiness undertaken, is to render an Accompt to another, and refuseth; as a Bailist towards his Master, or Guardian in Soccage towards his Ward, and the like; as you shall find particularized in Fitz. Nat. Brev. fol. 116. And by the Statute of Westm. 2. cap. 1. If the Accomptant be found in Arrear, the

Auditors

Auditors that are affigned to him, have Power to award him to Prison, there to remain, till he makes Agreement with the Party. But if an Accomptant be not allowed reasonable Expence and Colts, or charged with more Receipts than he ought, his next Friend may fue a Writ of Ex parte talis out of the Chancery, directed to the Sheriff, to take four Mainpernors, to bring his Body before the Barons of the Exchequer at a certain Day, and to warn the Lord to appear there the fame Day. See F. N. B. fol. 116.
Accopo, That is, an Agreement between Two, or

more, to fatisfie a Trespass or Offence done by one to another, for which he hath agreed to make Satisfaction, in Recompence; which shall be a good Bar in Law, if the other after the Accord performed, should commence any new Action for the same Trespass. Terms de la ley, fol. 14.

Iccounted: His Conscience accouped him thereof: From the Latin adculpare. Pierce Ploughman,

par. 1. fol. 77.

3 ccroch. From the French Acrocher to fix, hook, clasp or grapple unto: This Word is used Anno 2 Ed. 3. Stat. 3. cap. 8. and fignifieth there as much as to encroach, and the French use it for Delay, as, Accrocher un proces, to delay the Proceedings in a Suit for some Time. Vide Encroachment.

Acemannes Ceafter, Acemanni Civitag. Sec

Bath.

Acephali, In the Laws of Hen. 1. Those are called Acepbali, who were the Levellers of that Age, and acknowledged no Head or Superiour.

Withat, Cometh of the French Achat, emptio or nundinatio, and is taken to fignify a Contract or Bargain, Brook, Tit. Contract. from whence haply Purveyors in 36 E. 3. were ordained to be called Achators, because of their frequent Bargain-making; hence also with seeming Reason enough may be derived the Word Cates, fignifying Pro-

wision bought in the Market for great Feasts.

Atherist, A Measure of Corn. The Monks of Peterborough had for their weekly Allowance 12 Achersetos de frumento, & Achersetos de brasio, & 6 de grad. & 11 Achersetos de fabis, &c. The learned Author of the Supplement to the Hift. of the Ch. of Peterborough, p. 274. conjectures this Mea-fure to have been the same with our Quarter or

Eight Bushels.

Acholite, Acholithus, An inferiour Church-Servant who next under the Sub-Deacon, followed or waited on the Priests and Deacons, and performed the meaner Offices of lighting the Candles, carrying the Bread and Wine, and paying other fervile Attendance. This Officer an Acolite, was in our old English called a Colet, from which Appellation came the Family of Dean Colet, Founder of Paul's School.

Acknowledgment-Boney, on the Death of a Landlord the Tenant pays a Sum of Money in Acknowledgment of the new Landlord, - Solvet 12 d. ad recognitionem cujuslibet novi Domini de Hope, &c. Ex libro Cart. Priorat. Leominstria, and called in Latin, Laudatioum vel Laudemium, a Laudando

Domino.

dicted, A Place or Feild where Oaks grow, actica, A Place or Felid where Cass grow, from the Sax. Ac, quereus & Leag, loust, we find it in several Authors, viz. in Affer, in the Life of Elfred, in Florence of Worcester 851. and in Ethelward, lib. 4. Hist. Angl. cap. 3. Du Cange. Acquietantia of Sphiris & Hundredis, To be free from Suit and Service in Shires and Hundreds. To which Purches it is filled in Paris Paris

dreds, to which Purpose it is said in Regist. Priorat. de Cokesford, quod prior non debet facere sectam ad Comitatum Norwici vel in Hundredo pro Manerio de Rudham cum pertin'.

Acquietandis Diegus, This Writ we find in the Register of Writs, fol. 158. being in Truth a Justices, and lies for a Surety against a Creditor, that refuseth to acquit him after the Debt is paid.

Acquietare. This fays Dr. Wilkins in his Gloffary is a Law-Word, and fignifies quietum reddere. de etiam Spelman Gloffar. in voce. It also sometimes fignifies to pay, as in Monasticon, Tom. 1. fol. 199. Tenentur beredes testamenta patrum & aliorum pre-decessorum suorum servare, & debita eorum acquietare.

Acquittal, Is derived from the French Acquitter, as that from the Latin Compound Acquietare, and fignifies in Law to discharge, or keep in qui-et, and that the Tenant be safely kept from any Entries or Molestations for any Manner of Service iffuing out of the Land to any Lord, that is above the Mesne; hereof we say, Et quietus est, that is, he is discharged. Co. on Lit. lib. 2. Sect. 184. It fignifieth also ordinarily a Deliverance, and Setting free from the Suspicion or Guilt of an Offence, as he that is discharged of a Felony by Judgment, is said to be acquietatus de felonia, and if it be drawn in Question again, he may plead, auter foits acquit. This is Two-fold, Acquittal in Law, and Acquittal in Fast; Acquittal in Law is, when Two are indicted, the one as Principal, the other as Accessory; the Principal being discharged, the Accessory by Consequence is also acquitted, and in this Case, as the Accessory is acquitted by Law, so is the Principal in Fact. Staundf. Pl. Cor. 168. Acquittal in Fact is either by Verdit, or by Battell; By Verdit, when by a Jury he is found Not Guilty of the Offence whereof he is charged; By Battel, as when in Appeal, the Plaintiff yieldeth himself Creant, or vanquisht in the Field; the Judgment shall be, that the Appellor shall go quit, and that he shall recover his Damages. Co. 2 Inst. 385. Aquittal is also where there is Lord, Tenant and Mesne, and the Tenant holds Lands of the Mesne, and the Mesne holds over of the Lord paramount. Now the Mesne ought to acquit the Tenant of all Services claimed by any other for the same Lands; for the Tenant must do his Service to the Mesne only, and not to divers Lords for one Parcel of Land See Co. Litt. fol. 100.

Acquittance, Acquietantia, cometh from the French Quiter, that is, accepto ferre, and fignifieth a Release or Discharge in Writing of a Sum of Money, or other Duty which ought to be paid or done. Also the Verb (acquit) the Participle (acquitted) and the Noun (Acquittal) fignifie a Difcharge or Clearing from an Offence objected, as acquitted by Proclamation. Smith de Rep. Ang. pag. 76. Staundf. Pl. Cor. 168. Brook, Tit. Acquittal. This Word differs from that which in the Civil Law is called Acceptitatio, because that may be by Word without Writing, and is nothing but a fained Payment and Discharge, where no real Payment is had. Nor can it be faid to be Apocha, which is a Witnessing the Payment or Delivery of Money, which discharges not, unless the Money be paid, Terms de Ley, verb. Acquittance. It was the common Form in Deeds of Sale, Gift or other Conveyance-Nos autem-Warrantizabimus acquietabimus & defendemus in perpetuum. Pro bac autem warrantia, acquietantia & defensione— Hence to quit any Claim or Pretention,
To get quit of any Danger or Trouble. Quite,
i.e. perfectly or entirely, as quite discharged

quite Dead, &c. to quite or quot, to fatisfy or to

quiet, His Stomach is quite quotted.

Acre, From the Germain Acker, that is, Ager, is a Quantity of Land containing in Length forty Perches, and four in Breadth, or according to that Proportion, be the Length more or less; and if a Man erect any new Cottage, he must lay four Acres of Land to it after this Measure, Anno 31 El. cap. 7. With this Measure agrees Crompton, in his Jurisdiction of Courts, fol. 222. tho' he saith also, That according to the Customs of divers Countries the Perch differeth, being in some Places, and most ordinarily, but fixteen Foot and a Half, but in Staff. twenty-four Foot, as was adjudged in the Exchequer in the Case between Sir Ed. Asson and Sir John B. In the Statute made concerning sowing Flax, 34 H. S. c. 4. eight-score Perches make an Acre, which is forty multiplied by four. Also the Ordinance of Measuring Land 35 Ed. 1. agrees with this Account. The word Are at first signified not a determined Quantity of Land, but any open Ground, especially a wide Campaign from the Saxon Æcer, a Field, and this antique Sense of it seems preserv'd in the Names of Places; Cafile-Acre, West-Acre, &c. in Com. Nors. When the Word was applied to the Measure of Ground, the Quantity was still various, but determined by the Stat, of 31 Ed. 35 Ed. 1, 24 H. 8. For the different Computation of Acres, observe this Note in a Terrier of the Estate belonging to the Prior and Convent of Burcefter Com. Oxon. A. D. 1339. 1 H. 4. Qualibet Acra continet duas seliones eum omnibus Furlongiis - Exceptis virgis as Jeuones cum ominous Irunongiis—Excepti vongii & buttii quarum quatuor virge faciunt unam Acran, & aliquando plures. Similiter aliquando quatuor but-tes, aliquando quinque, aliquando fex, aliquando fep-tem, aliquando Octo faciunt unam Acram, &c. Pa-rach. Antig. p. 534. Note at the great Dooms-day Inquistion, the common Pasture seems measured Inquisition, the common Pasture seems measured by Hides, the Arable-Land by carucates, and the Meadow by Acres.

Acte, An old Sort of Duel fought by single Combatants, Englis and Scotch, between the Frontiers of their Kingdom with Sword and Lance. Ex abusis obtento de voluntate & mandato Domini Regis Anglia & Scotia, non solum simplices Clerici, sed & Abbates & Priores in Diazes Kapleoli, si appellati suerint ab aliquo de Regno Scotia de re aliqua, & e converso compelluntur cum Lanceis & Gladiis alias inermes duellum, quod dicitur Acram committere inter sores utrinsque regni — Moneatis igitur utrunque Regem — Quod tam detestabilis abusio quoad personas Ecclesiasicas non servetur. Annal. Burton, Sub. An. 1237. Hence I conjecture, as this Sort of judicial Duelling was call'd Camp-fight, and the Combatants Champions from the open Field that was the Stage of Trial; so Eceramong the Saxons being the same with Campus, the Borderers on Scotland, who best retained the Saxon Dialect, called such Camp-fight, Ecer Feolt, Acre-

Dialect, cauca nun compagnet, participate i and sometimes simply Acre.

Acrostia, i.e. Blindness. The right Word is

Acrastia: But we find in the Monasticon pag. 694.

Inter medios homines qui eis instains tetenderant, quasi

Acrossia percussos, ad instar Elisai transferant. Du

Fresne.

Actilia, Military Utenfils. Quilibet paratus set cum Actiliis & harnessiis, &c. Et quicunque habet decem libras in bonis, & non habuerit omnia cremorum actilia, perdat omnia bona. Du Fresne.

Al Cian, Actio, is defined by Bracton, lib. 3. c. 1. 3, in the same Manner as by Justinian lib. 4. Instit. titulo de Actionibus, viz. Actio nibil aliud est

quam jus prosequendi in judicio quod alicui debetur, and is divided into personalem, realem, & mixtam, Co. Inst. 2. fol. 40. A personal Assion is that which one Man may have against another, by Reason of any Contract for Money or Goods, or for any Ostence done by him, or some other, for whose Fast he is answerable. Brast. lib. 3. cap. 3. nu. 2. A real Assion is defined to be, whereby a Desendant claims Title to have a Frechold in any Lands or Tenements, Rents or Comons, in Fee-simple, Fee-tail, or for Life. Brast. libid nu. 3. And every Assion real is either Possifory, that is, of his own Possission and Seisin, or Anneshel of the Seisin or Possission and Seisin, or Anneshel of the Seisin or Possission of his Ancestor. Co. lib. 6. fol. 3. Writs of Right, Writs of Entry, & and their several Appendixes, as Grand cape, Petit-cape, Receipt, View, Ayd-Prayer, Voucher, Counter-plea of Voucher, Counter-plea of Warranty, and Recovery of Value, being real Assions, took Place, and swell'd the Titles of our Year-Books heretofore, but now grown much out of Use.

Action mirt, Is that which lieth as well against or for the Thing which we feek, as against the Person that hath it, and is called Mixt, as having a Respect both to the Thing and the Person, Bratt. lib. 3. ca. nu. 5. For Example, The Divi-sion of an Inheritance between Co-heirs, or Copartners, called in the Civil Law (Actio familia exciscunda :) Secondly, The Division of any particular Thing being common to more, called also (Actio de communi dividendo) which Bracton, Cujacius, Wesenbachius, allowed to be mixt: Of which Britton discourseth at large in his 71 Chap. In the Terms of the Law, verb. Action mixt, it is said to be a Suit by the Law, to recover the Thing demanded, and Damages for the Wrong done; as in Assize of No. Dis. which Writ, if the Disseisor make a Feoffment to another, the Disseissee shall have against the Disseisor, and the Feossee, or other Tenant, and thereby shall recover Scifin of his Land, and Damages for the mean Profits, and the Wrong done; and so is an Action of

Waste, and Quare Imp.

**Action, Is also divided by the Civilians into Civilem & Pratoriam, whereof one ariseth out of the Civil Law in general, the other from some Pratorian Edict. And a Division not unlike this may be made in the Common Law of England, one Part growing from the ancient Customs, the other from the Statute. Bro. Tit. Assion sur, le Stat.

Attons, Also are divided into Civil, Penal and Mixt. 6 Co. fol. 61. a. Action Civil is that which tends only to the Recovery of that which by Reason of any Contract, or other like Cause, is due to us: As if a Man by Action seek to recover a Sum of Money formerly lent, &c.

In Ethon Penal, Aims at some Penalty or Punishment in the Party sued, be it Corporal of Pecuniary: As in the Action Legis Aquilia, in the Civil Law; and in the Common Law, the next Friends of a Man feloniously slain or wounded, shall pursue the Law against the Offender, and bring him to condign Punishment. Br. l. 3.

Action mirt, Seeks both the Thing whercof we are deprived, and a Penalty for the unjust Detention. As in an Action for Tithes upon the Stat. of 2 & 3 E. 6. cap. 13. Item est alia Actio mixta, qua dicitur Actio Hires Cunda, & locum habet inter ess qui communem habent hereditatem, &c. See Co. on Lit. fol. 262. b.

Action, Is also (according to the Form of the Writ) divided into fuch as are conceived to recover either the fimple Value of the Thing challenged, or the Double, Treble, or Quadruple. Brad. lib. 3. cap. 3. nu. 6. So doth a Decies tantum lie against Embraceors. F. N. B. fol. 171. And against Jurors that take Money for their Verdict of eigenvalues. ther or both Parties: And any other Affion upon a Statute that punishes any Offence by Restitution, or Fine proportionable to the Transgreffion.

Action, Also is Prejudicial, (otherwise called Preparatory) or Principal. Prejudicial, is that which grows from some Doubt in the Principal: As if a Man fue his younger Brother for Land descended from his Father, and it is objected, that he is a Bastard. Brast. lib. 3. cap. 4. mun. 6. For this Point of Barstardy must be tried, before the Cause can further proceed, and therefore termed

prejudicialis, quia prius judicanda. Action, Is either Auncestrel or Personal, Staunds. Pl. Com. 59. Auncestrel seems to be that which we have by some right descending from our Anceftor: And that Personal, which has beginning in and from our selves. There is also Assion Aun-

fee in Co. 2. Inft. f. 291.

Action upon the Case, Actio super casum, Is a general Action given for Redress of Wrongs done without Force against any Man, and by Law not especially provided for; for when you have any Occasion of Suit, that neither hath a fit nor certain Form prescribed; then the Clerks of the Chancery in ancient Time conceived a fit Form of Action for the Fact in Question, which the Civilians call Actionem in factum, and the Common Lawyers, Attionem fuper casum. And whereas in the Civil Law, there are two Sorts of these Attions; one termed Actio in factum prascriptis verbis; the other, Actio in factum pratoria; the Former grounded upon Words passed in Contract; the other more generally upon any Fact touching either Contract, or Offence, formerly not provided against : This Action upon the Case seemeth more to resemble the Actio Pratoria in fastum, than the other; because in the Perusal of the Book of Entries, & Bro. Abridgment, I find that an Affion upon the Case lieth as well against Offences, as Breach of Contract. See more of this in Tref-

Action upon the Statute, Actio fuper Statutum, Is brought upon the Breach of a Statute, whereby an Aftion is given that lay not before; as where one commits Perjury, to the Prejudice of another, he who is endamaged, shall have a Writ upon the Stat. that is, where the Stat. gives the Suit or Aftion to the Party grieved, or otherwise to one Person certain: And this Aftion seems to be like any Action in the Law Imperial, either upon Edictum Pratoris, Plebiscitum, or Senatus consultum; for as the Prator, so the common People in Comitiis, and the Senators or Nobility, in Curia or Senatu, had Power to make Laws, whereupon the Prætor, or other Judges permitted Action: So our High Court of Parliament make Stat. against fuch Offences as are either newly grown, or more and more encreased, and the Judges are obliged to entertain their Pleas that commence Actions a-

gainst the Breakers of them.

Action, Is perpetual or temporal (perpetua vel temporalis) and that is called perpetual, whose Force cannot be determined by Time; of which fort were all civil Actions among the Romans, viz.

Such as grew from Laws, Decrees of the Senate or Conditutions of the Emperors, whereas Adirons granted by the Prætor, fell within the Year-So we have in England perpetual and temporary Actions: And indeed all Actions may be called perpetual, that are not expresly limited. As divers Statutes give Attion, so they be pursued within the Time by them prescribed: As for Example, the Statute of 1 Ed. 6. cap. 1. gives Aftion for 3 Years after the Offences committed, and no long er. And the Statute 7 H. 8. cap. 3. doth the like for four Years; and that of 31 El. cap. 5. for one Year and no more; and the Act for Uniformity, 14 Car. 2. cap. 4. limits fome Things to two, fome to three Months, and some to more. But as by the Civil Law, no Afficons were at last 60 perpetu-al, but that by Time they might be prescribed a-gainst; so in our Common Law, tho Afficons may be called perpetual, in Comparison of those that be expressly limited by Statute, yet there is a Means to prescribe against real Assions within sive Years, by a Fine levied, or a Recovery fuffered; as you may see further in the Words Fine and Recovery, and also Limitation of Assize.

in and from our selves. There is also Astion Aun-action popular, Is given upon the Breach of costrel Droiturel, and Astion Auncestrel Possessy, which some Penal Statute, which every Man that will, may sue for himself and the King, by Information, or otherwise: And because this Action is not given to one especially but generally to any of the King's People that will fue, it is called an Action popular; but in this Case, when one hath begun to pursue an Attion, no other may sue it; and in this as it seems, it varies from an Action popular by the Civil Law. Terms de Ley.

Action, Is farther divided into Actionem bone fidei & frieti juris, which Division hath good Use in the Common Law, the Terms are not to be found in any of their Writers; therefore we

refer them to the Civilians, and particularly Wefemb. in his Paratitles, De Oblig. & alt.

Attorn of a Ultrit, Is a Phrase of Speech used
when one pleads some Matter, by which he shews the Plaintiff had no Cause to have the Writ he brought, yet it may be that he may have another Writ or Aftion for the same Matter. Such a Plea is called a Plea to the Affion of the Writ; whereas, if by the Plea, it should appear that the Plaintiff hath no Cause to have an Astion for the Thing demanded, to the Action. Terms de Ley.

Ass. Aketon. A Coat of Mail. Ex Thing demanded, then it shall be called a Plea

Acto, Acton, Aketon. A Coat of Mail. Ex Gallico Hoqueton, aut Hauqueton, seu potius ex Cambro-Britannico Actwm, Lorica, Dupla, Duplodes, Du Fresne.—— Tho. Walsingh. in Ed. 3. Indutus autem fuit Episcopus quadam armatura, quam Aketon vulgariter appellanus. Stat. Rob. 1. Regis Scot. cap. 27. Quilibet habent in defensione regni unum sufficientem Actonem; unum basinetum, & chirothecas de guerra.

Alton Burnel, A Statute so called, made 13 E. 1. An. 1285. ordaining the Statute Merchant, and was so termed from a Place named Atton Burnel, where it was made, being a Castle sometime belonging to the Family of Burnel, afterwards of Lovel, in Shrop [hire.

Ace of Parliament, Are politive Laws, which confift of two Parts, that is, the Words of the AB, and the Sense and Meaning, which both

joined together make the Law.

Alto, The Proctor or Advocate in Civil Courts or Caufes. After Dominicus, was often used for the Lord's Bailiff, or Attorney. After Ecclesia, was sometime the Forinsick Term for

the Advocate or Pleading Patron of a Church.

Attor villa was the Steward or Head Bailiff of a Town or Village.

Anuary, (Aduarius) Is the Clerk or Scribe, that registers the Canons and Constitutions of Christian, who is in Nature of a Register.

Aptredulitate, to purge himself by Oath: Qui in Collegio fuerit, ubi aliquis occifus est, adcredulitet se quod eum non percussit. Leges Inc. cap. 36. apud Brompton; cap. 34. apud Wilkins, who interprets it

justificet se.

200 ition, (Additio) Is both the English and French Word made of the Latin, and fignificat in French Word made of the Latin, and fignifich in our Common Law, a Title given to a Man befides his Christian and Surname, shewing his Estate, Degree, Mystery, Trade, Place of Dwelling, &c. As for Example, Additions of Estate are Yeoman, Gentleman, Esquire, and such like; Additions of Degree, are Names of Dignity, as Knight, Earl, Marques, Duke: Additions of Mystery, are Scrivener, Painter, Mason, Carpenter, and all other of like Nature; for Mystery is the Craft or Occupation whereby a Man gets his Craft or Occupation, whereby a Man gets his Living: Addition of Towns, as London, Kingfon, Chefter, &c. and where a Man hath a Houshold in two Places, he shall be faid to dwell in both of them; so that his Addition in either shall suffice. That the Word Knave was antiently an Addition, fee Knave. For the Use of these Additions in Original Writs, of Actions Personal, Appeals and Indictments, it is provided by the Statute 1 H. 5. cap. 5. that in Suits or Actions, where Process of Utlary lies, such Additions should be to the Name of the Defendant, to shew his Estate, Mystery, and Place where he dwells; and that Writs not having such Additions, shall abate, if the Defendant take Exception thereto, but not by the Office of the Court; and this was ordained by that Statute, that one Man might not be vexed or troubled by the Utlary of another, but that by reason of the certain Addition, every Person may be known, and bear his own Severy 1 exton may be known, and bear in sown Burden: For more particular Additions of Town, See Bro. Tit. Addition. See also Crompton Just. of Peace, fol. 95, 96. Co. 2 Part Inst. fol. 595 & 666. and Stat. 27 El. cap. 7.

Monouthous. See Redaubers.

**Deling, Or Etheling, from the Saxon Ædelan, or the Dutch Edel, fignifying Excellent, and was a Title of Honout among the Analyse, proposity.

a Title of Honour among the Angles, properly pertaining to the King's Children, and Successors of the Crown; whereupon King Edward the Confessor being himself without Issue, and intending to make Edgar (to whom he was great Unkle by the Mother's fide) the Heir of his Kingdom, gave him the Honourable Stile of Adeling. Rog. Howenden, parte poffer for. Annal. fol. 347. a. Vide etiam Leges fancti Ed. Conf. M. S. a Will. Conq. recept. cap. antepenult. It was usual with the Saxons to join the Word Ling, which fignify'd a Son, or the younger, to the Christian Name; as Edmundeling for the Son of Edmund; so that Adeling fignify'd the Son of a King. See more of this Word in Sealmark Chiffman. Word in Spelman's Gloffary.

Adhamire, airamire, arriamare, to promife or oblige himself before a Magistrate to do a

Thing. Du Fresne.

No inquirendunt, Is a Writ Judicial, commanding Inquiry to be made of any thing touching a Cause depending in the King's Court for the bet-

the Table of the Judicial Register, verbo Ad inquirendum

Adjournment, (Adjournamentum) the same with the French Adjournement, and fignifies denunciatio, or diei dittio, that is, by our Common Law an Afthe Convocation: Also an Officer in the Court fignment of a Day, or a putting off until another Day and Place. So Adjournment in Eyre (25 E. 3. Statute of Purveyor), cap. 18.) is an Appointment of a Day, when the Justices in Eyre mean to fit again; and Adjournment hath the same Signification in 2 E. 3. cap. 11. See Bro. Abridg. Tit. Adjournment: The Bastard Latin Word (adjournamentum) is used among the Burgundians, as Mr. Skene notes in his Book de verbo Signif. verbo Adjournatus, out of Cassancus de consuet. Burg. See Proropue

Moiratus, i. e. A Price or Value fet upon Things stoln or lost, as a Compensation to the Owner, viz. Poterit enim rem suam petere ut adiratam per testimonium proborum hominum. Bracton, lib. 3. tract. 2. cap. 32. So in Fleta, lib. 1. cap. 38. Poterit rem sum petere civiliter ut Adiratam, &c.

Moudication, (Adjudicatio) A Settlement by Judgment, Decree or Sentence. 16 6 17 Car. 2.

cap. 10.
20 jura Begis, Is a Writ that lies for the King's Clerk against him that sought to eject him. to the Prejudice of the King's Title in Right of

his Crown. Reg. of Writs fol. 61. a.

**Adlegiare, otherwise Aleier in Fr. is to purge himself of a Crime by Oath. In the Laws of King Alfred, in Brompt. Chron. cap. 4. Si se velit adlegiare, &c. cap. 13. Si accusetur, inde adlegiet se per Sexaginta hidas, &c. Du Cange.

Admeasurement, (Admensuratio) Is a Writ which lyeth for the bringing of those to Reason; or a Mediocrity, that usurp more than their Part; and it lies in two Cases; one is termed Admeasurement of Dower, Admensuratio dotis, where the Widow of the deceased holderh from the Heir or his Guardian, more in the Name of her Dower, than of Right is belonging unto her, Regist. Orig. sol. 171. a. Fitzberb. Nat. Brev. sol. 148. in which Case the Heir shall be restored to the Overplus. The other is, Admeasurement of Pasture, Admensuratio Pasture, which lies between those that have Common of Pasture appendant to their Freeholds or Common by Vicinage, in Case any one or more of them do surcharge the Common with more Cattle than they ought. Reg. Orig. fol. 156. b. F. N. B. fol. 125. This Writ lies not for the Lord, nor against the Lord, but the Lord may distrain the Beasts of the Tenant that are Surplufage: But if the Lord overcharge the Common, the Commoner hath no Remedy by the Common Law, but an Affize of his Common. Terms de la ley 24.

Adminicle, (Adminiculum) Aid or Support. Anno 1 Ed. 4. cap. 1.

Administrator, (Administrator in Lat.) Is in the Sense of our Common Law taken for one that

hath the Goods of a Man dying intestate, committed to his Charge by the Ordinary, and is accountable for the same, whenever it shall please the Ordinary to call him thereto. In this pe-culiar Sense, this Word is not used in all the Civil or Canon Law, but more generally for those that have the Government of any Thing. However the Signification came to be reftrained among us, it matters not. But there is a Statute made 31 E. 3. eap. 11. whereby Power was given ter Execution of Justice; as of Bastardy, Bondmen, to the Ordinary, to appoint these Administrators, and such like; whereof see great Diversity in and to authorize them as fully as Executors, to

gather

for the Yoyages of the King and Realm, and as Executors. And before that by the Statute as Executors. And before that by the Statute Western 2. 13 E. 1. eap. 19, it was ordained, That the Goods of Persons dying intestate, should be form on Co. Inst. 4. pa. 75. says, he had Jurisdiction. the Goods of Persons dying intestate, should be some committed to the Ordinary's Disposition, who tion, both within and without the King's Domissional be bound to answer his Debts as far as his nions, of all Causes both of Maria De Goods would extend. Against such an Adminifirator, and for him, an Action will lye as for an Executor, and he shall be charged to the Value of the Goods and no farther, unless by his own false Plea or by wasting the Goods of the deceased. If the Administrator die, his Executors are not Administrators; but it behoves the Ordinary to commit a new Administration. And if a Stranger, that is not Administrator or Executor, take the Goods of the Deccased, and administer of his own Wrong, he shall be charged and sued as an Executor, and not as Administrator; but if the Ordinary make a Letter, Ad colligendum bona de-functi, he that hath fuch a Letter, is not Admini-firator; but the Action lies against the Ordinary, as if he had the Goods in his own Hand. Terms

de ley Tit. Administrator.

Administratoz durante minoze zetate, Cannot fell the Goods of the Deceased, unless it be of Necessity, for Payment of Debts, or bona peritura, for he hath his Office pro bono & commodo of the Infant, and not for his Prejudice, and his Administration ceaseth at the Infant's Age of Seventeen Years. Co. S. Rep. Prime's Case. Where one hath Goods only in an inferior Diocese, yet the Metropolitan of the same Province pretending that he had bona notabilia in divers Dioceses, commits Administration; this is not void, but voidable by Sentence, because the Metropolitan hath Power over his whole Province; but if the Ordinary of a Diocese commit Administration, when the Party hath bona notabilia, such Administration is meerly void, because by no Means he can have Jurisdiction of the Case.

Moministratrir, (Lat.) She that hath such Power and Goods committed to her.

Alomiral, (Admiralius, Admirallus, Admiralis, Capitaneus, or Custos maris) and derived of the French Amiral, fignifies both with them and with us, a high Officer or Magistrate, that hath the Government of the King's Navy, and the hearing of all Causes belonging to the Sca. Cromp. fur. fol. 88. An. 13 R. 2. Cap. 15. 15 R. 2. cap. 3. 2 H. 4. cap. 11. 2 H. 4. cap. 6. 23 H. 8. 15. This Officer is in all Kingdoms of Europe that border upon the Sea. This Magiltrate among the Romans was called Prafettus classes, as appeareth by Tully, in Verrem. 7. Mr. Guin, in his Preface to his Reading, believes this Office was first created in the Time of Ed. 3. his Reason is this, because Britton that wrote in Ed. the First's Time, in the Beginning of his Book, taking upon him to name all the Courts of Justice, makes no Mention of this Court, or Magistrate; and Richard the Second in the Tenth Year of his Reign, limited his Jurisdiction to the Power he had in his Grandfather Ed. 3. his Days. But contrary to this, it appears by some antient Records, that not only in the Days of Edward the First, but also of King John, all Causes of Merchants and Mariners, and Things happening within the main Sea, were ever tried before the Lord Admiral. To this Purpose he hath his Court call'd The Admi-ralty: He hath Cognizance of the Death or Mayhem of a Man committed in any great Ship riding the Tenant, or other Stranger, that occupieth in great Rivers, beneath the Bridges of the same the same, and deforceth the Lessor: In such

ather up and dispose the Goods of the deceased, next the Sea; also to arrest Ships in great Streams, riners, and might judge them in a summary way, according to the Laws of Oleron, and other Sea-Laws. The first Title of Admiral of England Laws. The fift little of Admiral of Enguna exprelly conferr'd upon a Subject, was given by Patent of Rich. 2. to Richard Fitz-Alen, Jun. Earl of Arundel and Surrey, 10 Sep. An. 10. Rich. 2. For those who before enjoy'd the Office were simply term'd Admirals, though their Jurisdistion seems as large, especially in the Reign of Ed. 3. when the Court of Admiralty was first erected. Vid. Spelman in voce, who gives a Catalogue of the Admirals from 8 Hen. 3. to 16 Fac. 1. This Officer in our old Records is styled Capitaneus Marina-

Admission, Is when the Patron presents to a Church, being void, and the Bishop upon Examination, admits the Clerk able, by faying Ad-

mitto te babilem. Co. on Lit. fol. 344. a.

Admittendo citrico, Is a Writ granted to him that hath recovered his Right of Presentation against the Bishop, in the Common Bench, the Form of which you may have in F. N. B. fol. 38. And Reg. Orig. fol. 33. a.

30 muttendo in Socium, Is a Writ for the Common Service of Asserting the Common Service of Service of Service

Association of certain Persons to Justices of Assize

before appointed. Reg. Orig. fol. 206. a.

Admithited, 28 H. 8. cap. 7. From the Lat. Nibil, or as it was written of old Nichil, fignifies annulled, made void, or brought to nothing.

3th Pontem, Paunton in Lincolnshire.

2doquietare, Is the same as acquietare, i. c. to

pay: Petitum eft at Clerus adquictaret novem millia Marcarum. Matt. Parif. Anno 1287.

30 quod Bannnum, Is a Writ that lies to the Sheriff, to inquire what Damage it may be to others for the King to grant a Fair or Market; or Lands holden in Fee-simple, in Mortmain, to any House of Religion, or other Body Politick; for in that Case the Land is said to fall in manum. mortuam, into a dead hand; that is, it is in fuch an Estate and Condition, that the Chief Lords lose all hope of Heriots, Service of Courts and Escheats upon any traiterous or felonious Offence committed by the Tenant; for a Body politick dieth not, neither can perform personal Service, or commit Treason or Felony, as a single Perfon may. And therefore it feems convenient, that before any fuch Grant be made, it be known what Prejudice it is like to work either to the Grantor or others. Fitz. Nat. Brev. fol. 221.

Terms de ley 25. Vide Mortmain.

3Dzamite, Vid. to Arrain.

3Dzettare, Addretiare, Addreffare, i. e. ad rectum ire, resto stare, To satisfy, to make Amends-Gervas Dorobern. sub anno 1170. Quod erunt coram Domino Rege die quem eis constituerit, ad rectum faciendum & addretiandum ei, & hominibus suis quod addretiare debuerunt. Hence the French still use the Word Addresser in this Scnse, To do right.

30 terminum qui pzeteriit, Is a Writ of Entry, that lies where a Man having leased Lands or Tenements for Term of Life or Years, and after the Term expired, is held from them by

Case this Writ lies for the Lessor and his Heirs. Fitzh. Nat. Brev. fol. 201.

Movent, Is a Time comprising a Month, or thereabouts, and begins upon the Sunday, that falls either upon St. Andrew's Day, being the 30th of November, or next after it, and continues till the Feast of the Nativity of our Lord, commonly call'd Christmas. Durandus tells us it was instituted by St. Peter. The first Week in Advent is that which is farthest from the Feast of which is the last, as appears by this Distich;

> Andrew fello vicinior, ordine quovis, Adventum Domini feria prima colit.

But Sir Edward Coke, 2 Part Inft. fol. 265. mi-stakes in saying it ends eight Days after the Epiphany; herein our Ancestors reposed much Reverence and Devotion, in regard of the near Approach of that folemn Feaft; infomuch that it is said, Inter Plac. de tempt. Regis Johan. Ebor. 126. that In adventu Domini nulla affifa debet capi, all Contentions in Law, were then remitted. Where-upon there was a Statute made Anno 3 E. 1. being Westm. 1. cap. 48. that notwithstanding the said usual Solemnity, it might be lawful (in respect of Justice and Charity, which ought at all Times to be regarded) to take Affifes of Novel Disselfin, Mortdancesser, and Darrein Presentment in the Time of Advent, Septuagesima and Lent. This is also one of the Times from the Beginning whereof to the End of the Octaves of the Epi phany, the Solemnizing of Marriage was forbid-den, by reason of certain Spiritual Joy that the Church ought to conceive in the Remembrance of her Spouse, Christ Fesus, and was not without special Licence to be entertained, according to the old Verses,

Conjugium Adventus prohibet, Hilariq; relaxat, Septuagena vetat, sed Paschæ octavo reducit, Rogatio vetitat, concedit Trina Potestas.

Vide Rogation-Week and Septuagesima. This Solemn Feast had its Name of Advent, because it did so immediately precede the Appearing of our Lord, and therefore was praparatio fancha in Adventum Doniini.

20 bentrem inspiciendum, Is a Writ mentioned in the Statute of Effoins. 12 E. 2. See more in the Title Ventre inspiciendo.

Adverare, To Aver, to affirm or make good.

Woultery, (Anno 1 H. 7. cap. 4. and in divers other both Places and Authors termed Advovrty) in Latin Adulterium (as it were Ad alterius thorum ascendere) is properly the Sin of Incontinence between two married Persons; yet if but one be married, it is Adultery, which is severely punish'd by the Laws of God, and the antient Laws of the Land; not to mention the Julian Law, among the old Romans, which made it Death. Edmundus Rex Adulterium affici jussit instar homicidii LL. suarum cap. 4. Canutus Rex hominem adulte. rum in exilium relegari jussit, faminam nasum & au-res pracidi. LL. Par. 2. cap. 6. & 50. Qui uxoratus faciet Adulterium, habet Rex vel Dominus superiorem, Episcopus inferiorem. LL. Hen. 1. cap. 12. Domesday. Tit. Chent, Rex, Dover. — De Adulterio per totam Chent, habet Rex hominem, Archiepiscopus mu-

S. Martini, de quibus Rex nihil habet. Et tit. Cestre Civitas — Vidua, si se non legitime commissebat xx s. emendebat, puella vero x s. The Penalty of this Sin was called Lairwite by our Saxons. See in 2 Part Coke's Infilit. the notable Case of Margaret, the Wife of John de Camois, who, with the Confent of her Husband, lived in Adultery with Sir William Panell, yet loft her Dower. See Dower. -Rex-Vic. Southt. -Pracipimus tibi quod diligenter the Nativity; and that which is nearest, is that f Robertus Pincerna, habens suspensive Will. Walke qui cum uxore sua Adulte ium committeret, probibuit ei ingressum domus sue, & si idem Will. post prohibi-tionem illam, domum issius Roberti ingressus Adulterium predictum commist, inde presatus Robertus mentula eum privavit, & st. Inquistio dederit, quod ita st, tunc eidem Roberto & sais qui cum eo erant ad fit, tume etaem KODETEO & Juss qui cum eo erant aa boc faciend. ter. & catalla fua, occasione illà in manum nostram feisità, in pace esse facias, donce allud inde tibi practifimus, & ceritatem illius inquisition's G. fil. Petri Justic. & Baronibus nostris de scacc. sire fac. Teste G. fil. Petri Com. Essex, apud Wadestoke. 3 Nov.—Claus. 14 John. 2. Perhaps this might be in come Decreae, pursiant to a Law made but be in some Degree, pursuant to a Law made by William the Conqueror, That whoever forced a Wo-

while the Conquestor, 1 and the Church Advocate was of two Sorts. Either 1. Advocate of the Causes and Interest of the Church, retain'd as a Counsellor and Pleader, to maintain the Properties and Rights; Or, 2. Advocate or Patron of the Presentation and Advowson. Both these Offices did originally belong to the same Founder of a Church or Convent, and his Heirs, who were bound to protest and defend the Church, as well as to nominate or present to it. As Ailwin Founder of Ramsey Abby, —Proruit in Medium, fe Ramesiensis Ecclesia advocatum, se possessimum justutorem allegans. Lib. Rames. Sest. 49. But when the Patrons grew negligent, or were Men of no Interest or Ability in the Courts of Justice, then the Religious began to retain a Law-Advocate, to folicit and profecute their Controversial Causes.

Vid. Spelman in voce.

Advocations decimatem, Is a Writ that lieth for the Claim of the fourth Part, or upward, of the Tithes that belong to any Church. Reg. Orig.

fol. 29. b.
Nounty, Alias Avow, advocare, cometh of the
French Word Advocer, alias Avouer, and fignifieth as much as to justify or maintain an A& formerly done: For Example, One takes a Distress for Rent, or other Thing, and he that is distrained fueth a Replevin; now he that took the Diffress, or to whose Use the Diffress was taken by another, justifying or maintaining the Act, is faid to avow, Termes de Ley 73. Hence comes Advowant and Advowry, Old. Nat. Brev. fol. 43. Braffon uses the Lat n Word in the same Signification (as Advocatio Disfeisina) lib. 4. cap. 26. and Cassanaus, de consuet. Burg. pag. 1210. uses advocare in the same defavohamentum, for a Disavowing, or Refusal to avow. The Signification of the Word is to bring forth any Thing, viz. when stoln Goods were brought by one, and fold to another, it was law-ful for the right Owner to take them where ever they were found, and he in whose Possession they were found, was bound advocare, i. e. to produce the Seller to justify the Sale; and so on till they found the Thief. Afterwards the Word was taken for any Thing which a Man aclierem, excepta terra Sta. Trinitatis, S. Augustini, & knowledged to be his own, or done by him, and

in this Sense 'tis mentioned in Fleta, lib. 1. cap. 15. Par. 4. Si Vir ipsum in Domo sua susceperit, nutrierit & advocaverit filium suum.

Adboboee, alias Avolve, (advocatus) is used for him that hath Right to prefent to a Benefice,

Anno 25 Edw. 3. Stat. 5. Where we find also Advowee Paramount, for the highest Patron, and is spoken of the King. Advocatus est ad quem per-tinet jus Advocationis alicujus Ecclesia, ut ad Ecclesiam, nomine proprio non alieno, possit prasentare. Fleta, lib. 5. cap. 14. Fitzb. Nat. Br. sol. 39. useth it in the same Signification. See Avowee.

Abbowee Paramount. See Advowee.

2 obowtry. See Adultery.

Advocatio fignifieth in our Common Law a Right to present to a Benefice, and is as much as jus Patronatus in the Canon Law: The Reason why it is so termed, proceedeth from this, because they that originalobtained the Right of Presenting to any Church, were Maintainers of, or great Bene-factors to that Church, either by Building, or increafing it; and are therefore fometimes termed Patroni, sometimes Advocati, and sometimes Defensores, cap. 4. & 2. de jure Patronatus in Decretal. And Advowson being an old Bastard French Word, is used for the Right of Presenting, as appeareth by the Statute of West. 2. 13 Ed. 1. c. 5. And Advowry is used in the same Sense, in the Statute of Provisors, 25 Ed. 3. Now Advocuson is of two Sorts: First, Advocuson in gross; that is, sole or principal, not belonging to any Manor, as a Parcel of its Right; and secondly, Advocuson appendant, which depends upon a Manor, as appurtenant to it; termed therefore by Kitchin an Incident, that it may be separated from the Subject. Of this Mr. John Skene, de verbor. Sign. hath these Words, Dicitur Advocatio Ecclesia, vel quia Patronus alicujus Ecclesia ratione sui juris advocat se ad eandeni Ecclesiam & assert se in eadem habere jus Patronatus, camque esse sui quase clientis loco; vel potius cum aliqui (nempe Patronus) advocat alium jure suo ad Ecclesiam vacantem, eunque loco alterius (veluti desentit) presentat, & quasi exhibet. No Church could be canonically consecrated, without an Allotment of Manse and Glebe, made generally by the Lord of the Manor, who thereby became Advocate or Patron of that Church; so as the Lordship of the Manor, and Patronage of the Church were rarely in different Hands, till Advowsons were unhappily given to Religious Houses. It had been more to the Honour of this Church and Nation, if Advowsons had all continued appendant to the Manor. For then the Patrons had been (as they first were) Parochial Barons, and so Men of Reputation and Interest in each respective Parish. Whereas the Dividing the Lord-ship of the Manor from the Advention of the Church, has enabled Yeomen and Mechanicks to purchase the Dignity of Patrons from the Nobility and Gentry, to the Prejudice of the Church, and the great Confusion of Degrees and Qualities.

Abbowson of Beligious Bouses, As those who built and endow'd a Parish-Church, were by that

1200. Or by direct Presentation to the Diocesan: As Reginald E. of Bolein, in his Charter to the Priory of Cold Norton Com. Oxon. 1201. Non boc autem pratermittendum est quod Domus illa de nostra donatione est, & Nos ibi Priorem apponere debemus, &c. If a free Election were left to the Religious, yet a Conge d'eslire, or License of Electing was first to be obtain'd of the Patron; and the Elect was confirm'd by him. The Patronage of a Convent lapsed to the Lord of the Honour, if the Family of the Founder were extinct: So Edmund Earl of Cornwall became Patron of the Nunnery of Goring, Com. Oxon. by no other Title, than as that House was situate within the Honour of Wallingford. See Mr. Kennet's Paroch. Antiq. p. 147, 163. Mouri Poztus: Ederington.

Æ sale Brain; from the Sax. Aylesbury. Aelmefech, Pecunia Eleemofynaria, scilicet, Denarii fancti Petri. Vide Almsfeob.

Perie, Or, Ayry of Goshawks (Aeria accipitrum,) Is the proper Term for Hawks, for that which of other Birds we call a Nest. Thus it is used, 9 H. 3. cap. 12. in the Charter of the Forest, and divers other Places. Aerie comes from the French Aire, the proper Term for a Hawk's Nest. So is Airg faid to fignify in Irish. But Spelman derives it from Saxon Egbe, which the Germans and Normans melted into Eye, an Egg; whence Eyerie was a common Name for a Bird's Nest, i.e. the Place or Repository of Eggs. Hence too the Eve, or Brood of Pheasants. The Liberty of Eye, or Brood of Pheasants. The Liberty of keeping these Ayeries of Hawks, was granted as a Privilege to some greater Persons, as in a Charter of Henry 3. to the Church of York——In nemore de Blideward babebat Archiepsscopus & Canonici de Ebor. proprios Forestarios suos, & mel, & areas ac-cipitrum & noisorum. Registr. Job. Romani de Evor. Proprios corejuntos 1900., espirir. Joh. Romani irepi Evor. MS. f. 91. The Preserving the Aeries in the King's Forests and Woods, was one Sort of Serjeanty, or Tenure of Land by Service. So An. 20 Ed. 1. Simon de Ragbton & alii tenent terras in Raghton, Com. Cumbr. per serjantiam custodiendi Aerias Austurcorum Domini Regis.

Æsica, Netherby upon Esk in Cumberland.

Æstimatio capitis, Sax. Were, i. e. pretium bo-minis. King Athelstan in a great Assembly held at Exeter, declared that Mulcis were to be paid pro assimatione capitis; for Offences committed a-gainst several Persons, according to their De-The Estimation of the King's Head to be 30000 Thuringa, of an Archbishop, or Satrapas, or Prince 15000, of a Bishop or a Senator 3000, of a Priest, or a Thane 2000, &c. LL. Hen. 1. and Cressy's Church History, fol. 384. b.

Æstivalia, A Sort of thin Boots worn in Summer, aftivalibus largis seu botis pro Calceamentis utuntur. Addit. ad Matt. Paris. pag. 162. Calceamenta pedum sunt caliga & æstivalia. Ibid. pag. 168.

Ætate probands, Is a Writ that the King's Tenant holding in chief, by Chivalry, and being Ward, by reason of Nonage, obtaineth to the Escheator of the County where he was born, or Dullt and endow'd a Parish-Church, were by that Title made Patrons of it: So those who founded any House of Religion, had thereby the Advow-House of Religion, had thereby the Advow-Hands, Reg. Orig. f. 294, 295. F. N. B. fol. 253. fon or Patronage of it. Sometimes the Patron had the sole Nomination of the Prelate, Abbot or Prior; either by Investure or Delivery of a Day certain, before Commissioners authorized under the Great Seal, to deal in such a Case. Now out of Use.

Affecrers, (Afferatores, alias Affidati) May probably be derived from the French (Affier) that is, affirmare, confirmare; and fignifies in the Common Law fuch as are appointed in Court-Leets, upon Oath, to fet the Fines on fuch as have committed Faults arbitrarily punishable, and have no express Penalty appointed by the Stature. The Form of their Oath you may see in Kitchin, fol. 46. The Reason of this Denominatien may feem to be, because they that be appointed to that Office, do affirm upon their Oaths, what Penalty they think in Conscience the Offender hath deserved: Another probable Derivation may be from (feere) an old English Word fignifying a Companion, as (Gefera) doth among the Saxon, by Mr. Lambard's Testimony (verb. contubernalis,) in his Explication of Saxon Words; and so it may be gathered that Kitchin Words, and to it may be gathered that Recom-takes it cap. Americaments, fol. 78. in these Words, Mes tiel americament soit affire per pares; where (pares) is affeerers; and the Reason hereof may be, for that in this Business they are made Companions, or Equals. We find this Word used, 25 Ed. 3. Stat. 7. viz. The same Justices before their Rising in every Sessions, shall cause to be affected the Amercements; and also to the same Effect, 26 H. 6. c. 6. And Kitchin, fol. 78. joins these three Words together, as Synonima's, viz. Affidati, Amerciatores, Affirors; Affidare in the Canon Law is merciators, Aguarda and Canton Lawrence used for Fidem dare, ca. fina. de cognation. spirit. in Decretal. & ca. fuper eo de testibus. Bration hath Affidare mulierem, to be betrothed to a Woman, lib. 2. cap. 12. But in the Custumary of Northeast Cast. mandy, cap. 20. this Word (Affeurer,) the Latin Interpreter expresses by (Taxare,) that is, to set the Value of a Thing, and the same with assimare, &c. which feems indeed the best Etymology. See Go. lib. 8. fol. 40. b.

Mfferi. See Averia.

Man and a Woman, upon agreement of Marriage to be had between them; the Latin Word (affidure) from whence this is derived, is as much, as fidem ad alium dare, and this Word Affiance is used by Littleton, c. Dower, sett. 39.

Affloare, To plight one's Faith, or give Feal-ty, i. e. Fidelity, by making Oath, &r. Mulier accusata de assissa cerevista fracta potest sola manu sa-cere legem se volueris, id est, assisdare in manu Bassivi & esse quieta, quod si nolueris assisdare, ameriabitur per Bassivum. Consuetudinar. Dom. de Farendon MS.

Iffidatio Dominogum, An Oath taken by the Lords in Parliament, Anno 3 H. 6. Rot. Parl. See Commendator.

Affidatus, Signifies a Tenant by a Fealty, witness this Charter, Ego Rogerus, &c. dedi, &c. Willelmo Wallensi pro suo servitio unam acram, &c. pro hac donatione & concessione devenit pradictus Will. Affidatus meus, &c. Affidati non proprie Vafalli funt, sed quasi vassalli, qui in alicujus sedem & clientelam sunt recepti, &c. Assidatio accipitur pro mutua sedelitatis connexione tam in sponsaliis quam inter Dominum & Vassallum. Proles de assidata & non maritata, non eft bares, M.S. penes Arth. Trevor. Ar. Affida-

Affidabit, In Law fignifies an Oath, as to make Affidavit, is to testify a Thing upon Oath.

Fidelity. ---- Rex dilectis -

mus vos ad superprovidendum quod omnes Homines de Com. Berk. — Equitatura & aliis armis competentibus muniantur, & ad arma affidientur, & arraientur juxta formam Statuti. Consuetud. Dom. de Farendon. MS. fol. 55.

Affidiatus, The fame with Affidatus.

Affinage, Purgatio metalli, a Refining of Metal; hence to fine, and to refine.

MATH, Affirmare, Signifies to ratify or confirm a former Law or Judgment: So is the Subfinantive (Affirman.e) used Anno 8 H. 6. cap. 12. And so is the Verb it self by West. part 2. Symbol. Tit. Fines, self. 152. if the Judgment be affirmed, &c. and also by Crompton in his Jurisd. sol. 166. See 19 H. 7. cap. 20.

Affirmate, The same with Firmare, i. e. to shut. Obtulit duo monilia, & justit ei sevetro indelibiliter ad memoriam sui clavis sortier ashrmari. Matt.

Parif. Anno 1251.

Affogatus, Appriz'd or valu'd, as Things vendible in a Fair or Market .- Retinuit Rex potestatem pardonandi ei omnimoda amerciamenta tam afforata, quam non afforata, tam de se quam de omnibus bominibus. Cartularium Glasson. MS. f. 58. Afforare is used in the same Sense: Et quod amerciamenta pradictorum tenentium afforentur & taxentur per sacramentum parium. Charta anno 1316. apud Thorn. Du Cange.

Afforciamentum Curia, The Calling of a Court upon a folemn and extraordinary Occasion .-Faciunt bis in anno Rectum ad hundredum ipsius Abbatis de Niwetone, scil. ad Cur. Hokeday, & ad Fest-um S. Martini. & ad afforciamentura Curiæ, quotiescunque latro adjudicandus fuerit, vel quum aliqua loquela ibi fuerit, qua terminari non poterit sine attor-ciamento Curia. Cartular. Glasson. MS. f. 43.

Adogciament, A Fortress or throng hold, or other Fortification. - Pro reparatione murorum & aliorum Afforciamentorum dicta civitatis. Pryn Animad. on Coke, f. 184. Faciendo unam Sectam per afforciamentum ad curiam Dunbam-Massy. Charta Will. de Tabley tempore Ed. 1. See Effor eament.

Afforriare, Signifies to add, encrease or make stronger: Cum juratures in veritate dicenda funt sibi contrarii de consilio curia attorcietur assisa, ita quod apponantur alii juxta numerum majoris partis, quæ dissenserit (Bracion lib 4. cap. 19.) that is, Let the Witnesses be encreased.

Afforciatus, A thin Cloth used for Caps: Capa Roberti le Moyne de afforciato albo, &c. Du Cange.

Afforest, Is to turn a Piece of Ground into Forest, Charta de Foresta, cap. 1. 30. anno 9 H. 3. What that is, fee more at large in Forest.

Affray, Cometh of the French Word (Effrayer) terrere, to affright, and therefore may be without Word or Blow given, and fo is the Word used in the Statute of Northampton, 2 E. 3. cap. 3. It is commonly taken for a Skirmish, or Fighting between two or more: In our Books it is many Times confounded with an Affault, as appears by Lambard, in his Eirenarcha, lib. 2. cap. 3. & lib. 1. cap. 17. yet as it is there said, they differ in this, that where an Affault is but a Wrong to the Party, an Affray is a Wrong to the Common-wealth, and therefore both inquirable and punishable in a Leet. It may be faid likewife, that an Affault is but of one fide, but an Affray is the Affidiari, feu Affidiari ad arma, To be muster- Fighting of many together: Besides this Signified and enrolled for Soldiers, upon an Oath of cation already mentioned, it may be taken for -Cum affignaveri- a Terror wrought in the Subject by an unlawful furnished with Armour or Weapons not usually worn, it may strike a Fear into others unarmed, and fo it is used anno 2 E. 3. cap. 3. 4 H. 6, 10.

S E. 4, 5.

Aftreramentum, The Freight of a Ship, from the French Fret, which fignifies the fame. Sciatis quod cum, ut accepimus nuper in quadam caufa miritima pecuniaria viginti & quinque librarum pra-textu Affretamenti medietasis cujufdam Cranera vocata La Christopher de Burston, &c. Pat. 11 H. 4. p. 1. in. 12.

Bari, Vel Affra, Bullocks or other Beasts of the Plough, Vicecomes liberet ei omnia catalla debitoris, excepiis bobus & Affris caraca, Weft. 2. cap. 18. And in Northumberland to this Day, they call a dull or also with Probability enough, may be drawn the Word Heyfer for a young Cow.

Agalma, the Image or Impression of a Seal: Ego Dunstanus hanc libertatem cru is agalmate consignavi. Charta Edgari Regis pro Westmonasteria Ec-

clesia, anno 968.

Age, Etas, French aage, and signifieth in the Language of the Vulgar a Man's Life, from his Birth to the Day of his Death; but in the Common Law it is particularly used for those special Times, which enable Men and Women to do that, which before for want of Age, and consequently of Judgment, they might not do: And these Times in a Man are two, at fourteen Years he is at the Age of Discretion, twenty-one Years he is of full Age. Littleton lib. 2. cap. 4. The Law takes Notice of him at several other Ages, as at twelve Years, to take the Oath of Allegiance in a Lect; at fourteen to consent to Marriage, and in Socage to chuse his Guardian. Dyer, fol. 162. at fif-teen for the Lord to have Aid pur fair Fitz Chivalier, F. N. B. in brevi de rationabili auxilio. In a Woman they were fix. Bro. Gard. 7. First at seven Years of Age, her Father being the Lord, might heretofore distrain his Tenants for Aid pur might herecotore dittail his 1 chants for Aid pur file mavier, for at those Years she may consent to Matrimony. Bratt. lib. cap. 36. m. 3. Secondly, at nine Years old, she is Dowable, for then, or within half a Year after, she is able promered determ & virum suffinere. Fleta. lib. 5. cap. 22. Lit. lib. 1. cap. 5. which Bracton loco citato does not-withflanding limit to twelve Years. Thirdly, at twelve Years she is able to ratify and confirm her former Confent given to Matrimony. Fourthly, at fourteen Years she is enabled to receive her Lands into her own Hands, and shall be out of Ward, if she be at that Age at her Ancestor's Death. Fifthly, at fixteen Years she shall be out of Ward, though at the Death of her Ancestor, she was under fourteen: The Reason is, because then she may take a Husband able to perform Knight-Service. Sixthly, at twenty-one Years the is able to alienate her Lands and Tenements; hesides, as to a Man we may add, that at fifteen Years he shall be sworn to keep the King's Peace, Anno 34 E. 1. Stat. 3. The Age of twenty-one did heretofore compel a Man to be a Knight that had twenty Pounds Lands per ann. in Fce, and that by 1 E. 2. Stat. 1. which is finee repealed by 17 Car. 1. cap. 20. That Age also enables him to contract and deal by himself in the Management of his Estates, which until that Time he cannot do with Security of those that deal with him. The singulis septimanis per annum. Cartular. Glaston. MS. Age of twelve binds to Appearance before the Sheriffs and Coroner for Enquiry after Robberies, Anno 52 H. 3. cap. 24. The Age of 14 Years cn-

Sight of Violence, &c. as if a Man shew himself ables to enter an Order of Religion without Confent of Parents, Anno 52 H. 4. cap. 17. See Co. on Lit. fol. 78. b.

Auf Part, (Atatem precari, or atatis precatio) Is Petition or Motion made in Court by one in his Minority (having an Action brought against him for Lands coming to him by Descent) that the Action may cease, till he arrive to his full Age, which the Court in most Causes ought to yield unto: This is otherwise in the Civil Law, which enforces Children in their Minority to answer by their Tutors or Curators. W. de minor. 25

Agenticum, Littleborough upon Trent.
Agentrida, i.e. the true Lord or Owner of any

in Northumberland to this Day, they call a dull or Thing; (viz.) Si porcus non fuerit ibi fapius quam flow Horse a false Aver, or Afer. Spelm. Whence semel, det agenfrida unum solidum. Leg. Inæ, cap. 50. apud Brompton, cap. 45. Agenhine. See Hogenhine.

Algent and Patient, Is when a Man is the Doer of a Thing, and the Party to whom it is done, as where a Woman endows her self of the fairest Possession of her Husband: Also if a Man be indebted to another, and after makes the Party, to whom he is fo indebted, his Executor, and dies; the Executor may retain so much of the deccased Goods in his Hands as his own Debt amounts to, and by this Retainer he is Agent and Patient; that is, the Party to whom the Debt is due, and the Party that pays the same. Sed que-re de boc, for that it is resolved, Co. lib. 8. 138. in Boham's Case, that a Man shall not be Judge in his own Cause, Quia iniquum est aliquem sui rei esse

Ager Terre, Is the fame with an Acre of Land (viz.) Rex Willielmus misit justiciarios per omnes Anglia Comitatus & inquirere fecit quot agri vel jugera

terræ, &c.

Agito. Free from Penalty, not subject to the customary Fine or Imposition. Leges Aluredi cap. Contomary Fine or Imposition. Leges Aurea cap. 6. Si Ullaga efficial su occidatur, pro eo quod contra Dei ressum & Regis imperium stet — jaceat Agild. In Legibus Hen. 1. cap. 81. Egild is corruptly put for Agild. The Word Agild signifies also, a Person so vice, that whoever killed him was to pay no Mulct for his Death. 'Tis derived from the privative a, and the Saxon Geldan, solvere; quasi sine mulcta.

Aguler, An Observer or Informer, from the

Sax. a privative and Gilt, culpa.

Agillatius. A Hey-ward, i. e. a Herd-ward or Keeper of the Herd of Cattle in a Common Field, fworn at the Lord's Court, by folemn Oath, of which the Form is delivered by Rit ben of Courts f. 46. The Office of Agillarius was of two Sorts; First the common Hey-ward of a Town or Village, to supervise and guard the greater Cattle, or common Herd of Kine and Oxen, to keep them within their due Bounds: He was otherwise called Bubulcus, the Cow-ward (now turned into a Name of Contempt and Reproach, a pitiful Coward) who, if he was a Cottager, or other fervile Tenant, he was exempted from all customary Works and manual Services to the Lord; because he was prefumed to be alway attending on his Herd, as a Shephard on his Flock, who had therefore the like Privilege. ibi xvi Cotari, quorum alii sunt Bubulci, alii sunt Pastores, qui si non essent, deberet quilibet unum opus f. 40. Secondly, the Agillarius of the Lord of a Manor, or of a Religious House, who was to take Care of the Tillage, Fencing, Harvest-Work, &c.

and to fee there were no Encroachments, or Trespasses committed on that particular District. The same in Effect with that Officer, who has been called the Field's-man. See Mr. Kennets

Paroch. Antiq. p. 534, 576.

Agiff, From the French (Gift) a Bed or Resting place, or giser, jacere, or gister, stabulari, a Word proper to a Decr, cum sub mensem Maium e locis abditis in quibus delituit emigrans in loco delecto stabulari incipit : Unde commoda & propinqua sit pabu-latio. Budaus in Posterior lib. Philologia. It signifies in our Common Law to take in and feed the Cattle of Strangers in the King's Forest, and to gather the Money due for the same to the King's Use. Charta de Foresta. an. 9 H. 3, cap. 9. The Officers that do this, are called Agistors, in Englifb Guest-takers, Cromp. jur. fol. 146. These are made by the King's Letters Patent, under the Great Seal of England, of whom the King hath four in every Forest, where he taketh any Pawnage. Manayood's Forest-Law, cap. 11. fol. 80. In what their Office consists, see the same Manwood, what their other tennes, are the mane manness, and the part 1. p. 336. Their Function is termed Agiftment, as Agiftment upon the Sea-banks, an. 6 H. 6. c. 5. This Agift is also used for the Taking in of other Men's Cattle into any Ground at a certain Rate per Week. See 4 part, Inft. fol. 293. The Word Agift is also taken for a Charge or Burden on a Thing; as terre ad custodiam Maris agistate, (Selden, Mar. Clauf. p. 19.) are Lands charged with a Tri-

bute to keep out the Sea; or whose Owners are bound to keep up the Sea-Banks.

2 giffatoz, The Agistor or Forest-Officer, who was to take Account of the Cattle there agisfed, was to take Account of the Cattle their agifes, whether they belong d to Tenants within the Forest, who had free Agifament, or to Foreigners who paid a common Rate. These Agifactors in an old Version of Charta de Foresta, are called Gyst-takers, or Walkers. Hence our Grassers now call the Foresta, the control of the Cattle reign Cattle which they take in to keep by the Week, Gifements, or Juicements (pronounced like the Joices in Building, corrupted from the French Adjoughment, the Crois-pieces of Timber that are adjugled or fitted, to make the Frame of the Floor.) And to gife or juice the Ground, is when the Occupier feeds it not with his own proper Stock, but takes in other Cattle to agift, or pa-Stock, but takes in other Cattle to agif, or parture in it. All Gloffographers agree to derive this Word from the French Gifter, to lie, Gift a Bed, & But I rather think Agiftamentum bears Relation to Ager the Field, or Feeding-place of Cattle, and might be the same as Agrarium, Agerium, Agrotium, the Profit of Feeding Cattle on such a Ground and Field. Unless it were so, I can hardly imagine, why the Duty or Tax levied for repairing the Bank and Walls in Romney Marsh, was call'd Agiftamentum; and the laying fuch a Proportion of this Duty upon the feveral Lands, was called Agistatio; and he who was the Collector and Expenditer of it, was termed Agistator. See Gloffary to Paroch. Antiq. in voce Agiflator.

Agitatio Animalium in Foresta, The Drift of Beasts

in the Forest. Leges Foreste.

Agins: Gr. i. e. Holy; as, Ego triumphalem tropheum agiæ crucis impress. Monastic. pag. 15, 17,

122

Agnus Dei. A small Cake, or Piece of white Wax, commonly in a flat Oval Form, stamped with the Figure of the Lamb of God, and consecrated by the Pope, and then given or fold for a precious Trifle of Superflition.

Agraria Ler, Was a Law made by the Romans, for the Distribution of Lands among the common

People.

Agreement, (Agreamentum which is according to Plowden, aggregatio mentium;) Is a joining together of two or more Minds in any Thing done, or to be done, and this is threefold: 1. An Agreement executed already at the Beginning, and greement executed already at the Beginning, and of which Mention is made, 25 E. 3. cap. 3. of. Cloaths, which faith, That the Goods bought by Forestallers, being thereof attainted, shall be forfeit to the King, if the Buyer have made Gree with the Seller: Where the Word (Gree) which otherwise is Agreement executed, signifies Payment for the Thing, or Satisfaction. 2. An Agreement after an Act done, by another, and is executed also; this is where one does an Act and another agrees to is where one does an Act, and another agrees to it afterwards. 3. An Agreement executory, or to be done in future, and this is where both Parties at one Time are agreed that fuch a Thing shall be done in Time to come; which is executory in Regard the Thing is to be done afterwards; for which see 26 H. 8 cap. 3. And this may be divided into two Parts, one which is certain at the Beginning, the other when the Certainty doth not appear at first, and the Parties agree that the Thing shall be performed or paid upon the Certainty known.

Mide, Auxilium, Is all one in Signification with the French (Aide) and differs only in Pronunciation: But in our Law it is applied to divers Significations, as fometimes it fignifies a Subfidy, as 14 E. 3. Stat. 2. cap. 1. sometimes a Presiation due from Tenants to their Lords, as towards the Relief due to the Lord Paramount. Glanvile, lib. 9. c. 8. This the King or other Lord, might of old lay on their Tenants for Knighting his eldeft Son at the Age of fifteen Years, or marrying his Daughter at feven, Reg. Orig. fol. 87. a. and that at what Rate themselves litted: But the Stat. of Westm. I. an 3 E. 1. ordained a Restraint for so unlimited a Demand; and 25 E. 3. Stat. 5. cap. 11. provides, That the Rate set down by the former Statute, should hold in the King as well as other Lords; of which Mention is made 27 H. 8.c. 10. This Imposition seems to have descended to us from Normandy (or rather from a more ancient Original, The Feedal Laws,) for in the Grand Cuflomary, cap. 35. you have a Tractate intituled. Des aides Chevelz, i. e. auxiliis capitalibus; whereof the first is, a faire l'eyne sitz de son Seigneur Chava-lier; to make his eldest Son Knight: The Second, pur eine fille marier; to marry the eldest Daughter; both these, and all Charges incident thereunto, are taken away, and dicharged by Stat. 12. Car. 2. cap. 24. But the Word Aid differs from Tax in Signification: For Taxes were formerly levied at the Will of the Lord upon any Occasion whatsoever; but Aids could not be levied, but where it was lawful and customary so to do; but as to make the eldeft Son a Knight, to marry the eldest Daughter, or to redeem the Lord from Prison. Du Cange in verbo auxilium. This Word is also particularly used in Matter of Pleading, for a Petition made in Court for the Calling in of Help from another that hath an Interest in the Cause in Question, and is likely both to give Strength to the Party that prayeth in Aid of him, and also to avoid a Prejudice growing toward his own Right, except it be prevented; as when Te-nant for Term of Life, by Curtefy, Tenant in Tail after Possibility of Issue extinct, for Term of Years, at Will.

Will, or by Statute Merchant, being impleaded touching his Estate, may petere auxilium, that is, pray in Aid of him in the Reversion; that is, defire the Court that he may be called in by Writ, to alledge what he thinks good for the Maintenance both of his Right, and his own; Termes de la Ley : But this Course has been much disused. Fitzberbert mentions both Prier in Aide, and Prier Aide de Patron, &c. auxilium petere a Patrono. Nat. Brev. f. 50. d. And the new Book of Entries, verbo Aide de parcener, f. 411. col. 4. This Word is also found in 13 R. 2. cap. 17. This Aide prier is sometimes also used in the King's Behoof, that there may be no Proceeding against him, until the King's Counsel be called and heard, to say what they think fit for avoiding the King's Pre-judice or Loss; as if the King's Tenant holding in Chief, be demanded a Rent of a common Perin Chief, be demanded a Kent of a common retrion, he may pray in Aid of the King: Alfo a City or Borough that has a Fee-Farm of the King. any Thing being demanded against them which belongs thereunto, may pray Aid of the King, &c. Termes de la Ley, 35. 36. Of this you may read the Statute De Bigamis, an. 4 E. 1. cap. 1, 2, 3. &c. an. 14 E. 3. Stat. 1. cap. 14. The Civil 2. & an. 14 E. 3. Stat. 1. cap. 14. The Civil Law in Suits begun between two, allows a Third to come in (pro interests) and he that comes in for his Interest, comes either assistance, or opponendo, Erc. Sec 19 Car. 2. cap. 8. Vide Receit.

3icl, (Avus) Comes of the French Word (Lieus)

and fignifies a Writ, which lies where the Grandfather called by our common Lawyers Befayel, but in true French Bifayenl, was feifed in his De-mesne, as of Fee, of any Lands and Tenements in Fee-simple, the Day that he died, and a Stranger abates or enters the same Day, and disposses feth the Heir. F. N. B. fol. 222. See Plow. Com. fol. 449. b. And the Customs of Aiel and its Ap-

fol. 449. b. And the Children of Art and its Appurtenances. Dorfet, in Rot. Parl. 4 Ed. 3.

Tirp of Nawks. See Aery.

Tigments, Ayffaments, Esfements or Conveniences, from the French Aife, Esty; or from the Saxon Eith, eafy or ready, which Chauce calls Eith and Eth, and the Northumbrians still use Eeth. In Grants of Conveyance and Demise, Aisiamenta did include any Liberty of Paffage, Open Way, Water-courfe, or other customary Benefit, for the Easeand Accommodation of the Owners and Inhabitants of any House, or the Tenants of any Land. Hence an House of Office is called an Easement, commonly a House of Ease.

Maiton. See Haketon.

201, and Alud in the Beginning of the Names of Places lignify Antiquity, as Alborough Aldworth, &c. From the Saxon Eald, i. e. veof Places

tustas.

Alæ Ecclesiæ. The Wings or Side, Isles of the Church: From the French Les Ailes de l'Eglise. - Ad bases pilariorum murus erat tabulis Marmoriis compositus, qui Chorum cingens & Presbyterium, ccrpus Ecclesia lateribus qua Alæ wocantur, dividebat. Gervaf. Dorobern. in Descript. Eccl. Cantuar.

Maneratius. Robertus de Chedworth, Vicecom. Linc. liberavit lvi s. viii d. Johanni de Bellovento, pro putura septem Leporariorum, & trium Falconum & Alanerarii, & pro vadiis unius Bracenarii. 16 Ed. 1. Ancient Tenures, p. 125. where Mr. Blount renders Anelararius, Falconer; but the Learned Du Fresne says, Alanus was a Dog well known to the Ancients, in Spain still called Aluno, (the same I prefume with our English Spaniel) and therefore thinks Alanerarius to be the Keeper or Manager of fuch Dogs, for the Sport of Hawking.

The River Avon in Wilt-Alanius Fluvius. fbire. It fignifies also the River Alne in Northumberland.

Alba, The Alb, or Aub; the Surplice or white Sacerdotal Vest, used in Divine Service by the officiating Priest, not so plain and Simple as what is now more decently prescrib'd by our Church. It is likewise called Camissa, Podaris, Talaris, Subucula, &c.

With firma, Cenfus annualis (qui Centenario five Domino Hundredi penditur. Ideo Alba dista, quod non ex more prisci saculi in annona que tunc Black-mail nuncupata fuit (hoc est, census vel sirma nigra, sed ar-gento, quasi censu albo reddebatur. Spolman. Duplex est tenura in Com. Westmerl. scil. alia per Albam sir-mam, & alia per Cornagium, &c. 2 Part. Instfol. 10.

Alberge Hum. the fame with Halsberga ; Omnis homo. For. habeat albergellum, (i. e. a Defence for his Neck,) & capellum ferreum, lanceam & gladi-

um. Hoveden, p. 611.
Albozough. See Esurium.
Libert, Used for White Rent, paid in Silver, Pasch. 6 H. 3. Rot. 1. dorso.

Alder best, i. e. the first; as Alder best, the best of

all; Alder-liefest, the most dear. Il Derman, Sax. Earldorman, Lat. Aldermanns, fignifies as much as Senator, or Senior, and was among the Saxons as Earl among the Danes. Camb. Brit. fol. 107. Lamb. in his Explication of Saxon Words, verbo Senator. Rog. Heveden. part. posterior. fuor. annal. fol. 346. b. At this Day we call them Aldermen, who are Associates to the chief Civil Magistrate of a Town Corporate or City, 24 H. 8. cap. 13. See Spelman's Glosfary at large on this Word; where you find that here we had anciently a Title of Aldermannus Totius Anglia, Witness this Inscription upon a Tomb in Ramesey Abbey. Hic requiescit D. Alevinus inclyti Regis Eadgari cognatus, totius Anglia Aldermannus, & bujus facri Cœnobii miraculosus Fundator.

Alderman was one of the three Degrees of

Nobility amongst the Saxon: Etheling was the first, and Thane the lowest; but Alderman was the same as our Earl. The Word was disused in the later Ages of the Saxons, and in its Place the Word Earl was introduced. 'Tis certain that it was used in King Athelstane's Reign.

'Tis true, it literally imports no more than Elder; but amongst the Saxons it signified a Duke, an Earl, a Nobleman, and sometimes a General; but then he was called Heretoga, (viz.) Mercna But then the was cancer terrings, (VI.) Merchal Heretoga, Alderman of Mercland; which Title he had in Relation to his Military Power: But the Title Alderman shewed his Civil Jurisdiction: which Title afterwards was applied to a Judge; as in the Reign of King Edgar, Alwin, the Son of Æthelstane, is called Aldermannus totius Anglia e. as Spelman tells us, Justiciarius Anglia.

There was likewise Aldermannus Hundreds:

Which Dignity was first introduced in the Reign of H. 1. Among his Laws, cap. 8. we read, Presit autem singulis bominum novenis decimus, & toti simul hundredo unus de melioribus, & vocetur Alder-mannus, qui Dei leges & hominum jura vigilanti stu-

deat observantia promovere. Du Cange, See Senator. At this Day we call them Aldermen who are Affociates to the Civil Magistrate of a City or Town Corporate. 24 H. 8. cap. 13. See Spelman's Gloffarium at large on this Word.

Miecenarium, a Sort of Hawk, called a Lanner.

See Putura.

Ale.

Plepinan, (Alepimannus) Omnis Alepinam de tota Soca de Hecham debet singulis annis unum denari um de Chevagio; & operabitur per tres Dies in autump-no, exceptis illis qui ab har fervitute liheri funt. Confuc-tudinar, de Hecham Prior Lew. MS, pag. 21. Videtur Alepimannos istos mancipia suisse; Chevagii enim solutio servitutis Indicium est. Spelman. Ther sans sour, Is French, and significs pro-

perly in English to go without Day; the Meaning whereof is to be finally difmiffed the Court, because there is no further Day affigned for Ap-

pearance. Kitchin, fol. 146.
341c*filber, A Rent or Tribute yearly paid to the Lord Mayor of London, by those that fell Ale

within the City. Anti-Purveyance, fol. 183.
Aleitake, a May-Pole, and called Aleftake, because the Country People drew Ale there: But some will have it not to be like our May-pole, but rather a Stake driven into the Ground, with a Sign on it, that Ale was fold there.

Allestafter, Is an Officer appointed in every Court-Leet, and fworn to look to the Affize of Bread, Ale, or Beer, within the Precincts of that Lordship. Kitchen, fol. 46. where you may see

the Form of his Oath.

Blfetum, A Cauldron or Furnace: Sax. Alfath, compounded, (according to Du Fresne) from Ælan or. Onwlan, accendere; and Fat vas; quasi Vas calefattionis. But more likely from Æle, cerevisia, catefactions. But more lately from Aric, cerevilla, and Eet; as we fill say, the Ale-fat, or Ale-vat, or Brewing-Vessel. — Et si aque judicium sit, calestat, donce excitetur ad bullitum, & sit Alfreum ferreum, vel aneum, vel plumbeum. The Alfret was a Cauldron in which boiling Water was put for the Criminal to dip his Head in up to the Elbow, and there hold it for some Time. and there hold it for some Time; says Du Fresne in verbo Alfretum. Leges Athelstani Reg. apud Bromp. cap. 19.
Hias. Vide Capias alias.

Alien, (Alienare) Cometh of the French Word (aliener) and fignifies as much as to transfer the Property of any Thing to another. To alien in Mortmain, is to make over Lands or Tenements to a religious House or other Body Politick, Staundf. Prev. Reg. fol. 48. See Mortmain. To ali-en in Fee, is to fell the Fee-simple of any Land or Tenement, or of any Incorporal Right. Weft.

2. cap. 25. an. 13 E. 1.

Mien, Alius, Alienus, Alienigena, fignifies one born in a strange Country; it is usually taken for the contrary to a Denizen, or natural Subject; that is, one born in a strange Country, and never here infranchifed. Bro. Denizen 4. Yet a Man born out of the Land, so it be within the Limits of the King's Obedience, beyond the Seas, or of any English Parents out of the K.'s Obedience; fo the Parents at the Time of the Birth be of fuch Obedience, is no Alien in Account of Law, but a Subject, Stat. 2. 25 E. 3. commonly called the Statute De natis ultra mare. Also, if one born out of the King's Allegiance, come and dwell in England, his Children begotten here, are not Alliens, but Denizens. Co. Rep. lib. 7. Calvin's Cafe. See Denizen.

Mien Dangies, Those Cells of the Religious in England, which belonged to foreign Monasteries. These were dissolved by Authority of Parliament, in the Reign of Hen. 4. but some were

made Indigena, or Endenized.

Mienation, Is to make a Thing another Man's, or to alter and put the Possession of Lands or Tenements, or other Things, from one Man to another. And in some Cases a Man hath Power so to do without the Assent or Licence of another, and in some not; as if Tenant in Capite alien his Estate without the King's Licence, then by the Stat. of 1 E. 3. cap. 12. a reasonable Fine shall be taken, whereas at the Common Law, before that Statute, they were held forfeit, &c. Co. lib. 6. fol. 28. But if a Man will alien Land in Fee-simple to a religious House, or Body Corporate, it behoves him to have the King's Licence to make this Alienation, otherwise the Lands shall be forfeit, by the Stat. of 15 R. 2. cap. 5.

Alifted, An old Word, fignifying allowed; from

the Sax. Alifun, to allow or permit, from whence

we fay, such a one hath Leave, &c.

Milmony, Alimonia, Maintenance : But in a le-Woman jues for, upon any occasional Separation from her Husband; wherein she is not charged with Elopement or Adultery. This Alimony was heretofore called Rationabile esfourium, i. e. reafonable Maintenance, as we may see by this Writ: Rex, & Pracipimus tibi quod de Maritagio Emma de Pinckeney uxoris Laurentii Penir, qui excommunicatus est, eo quod pradictam Emmam affectione maritali non tractat, eidem Emma Rationabile estoverium fuum invenias, donec idem Laurentius vir suns eam tanquam uxorem suam tractaverit, ne iteratus clamor ad nos inde perveniat. T. 29 Aug. Anno Regni nostri 7 Rot. Clauf. 7 Hen. p. 1. m. 3.

Minote. See Halinote.

Maunds, Hare-Hounds ab Alanis Scythia gente, as Molossos from Moloss, a People of Epi-

Mllay, French, in Latin Allaya, is used for the Temper or Mixture of other Metals with Silver and Gold, an 9 H. 5. Stat. 2. cap. 4. and Stat. 1. cap. 11. The Reason of which Allay is with a bafer Metal to augment the Weight of the Silver or Gold, so much as may countervail the Prince's Charge in Coinage. Anton. Faber. de Nummariorum debitorum folationibus, cap. 1. Allay, a Pound-weight of right Standard Gold of England, conflits of twenty-three Carats, and three Grains and a half of fine Gold, and half a Grain Allay. A Pound-Weight of right Standard Silver of England, confifts of eleven Ounces of fine Silver, and eighteen Penny-weight Allay. Vide Lownd's Essay upon Coins, p. 19. The Allay of Silver continues the same; but that of Gold is altered, the prefent Standard of Gold in the Mint being twenty two Carats fine, and two Carats Allay; the Difference of which is only one Carat three Grains and a Half.

Allegiare, To excuse, defend, or to justify by Course of Law. -- Si quis fe velit allegiare fecundum Regis weregilidum boc faciat. Leges Alured. cap. 4. — Allegiat se facinoris, i. e. clear or purge himself of the Crime objected to him. Ibid. cap.

16. Allegiare, i.e. juxta legem se a crimine, quo impetitur, liberare. Spelman.

The giantia, Allegiance: The Word at first properly implied the due and legal Subjection of every Vasial to his Lord. It is now restrained to the natural and fworn Allegiance or legal Obedience, which every Subject owes to his Prince.

Miler-Bood. The word Aller is to make the

Expression signify superlatively; So Aller-Good is the greatest Good. Sometimes alder.

Alleviare, To levy or pay an accustom'd Fine or Composition. Sokemanni Prioratus de Spalding, debent alleviare filias suas i. e. They ought to pay to their Lord the Price of Redemption for

their Daughters, or to pay an accustomed Rate for Licence to marry them. Brady, Pref. to Engl. Hift. p. 64.

Allocation, (Allocatio) Properly a placing or adding to; but in the Sense of Law it is an Allowance made upon an Account in the Exche-

MIlocatione facienda, Is a Writ directed to the Lord Treasurer and Barons of the Exchequer, upon Complaint of some Accountant, commanding them to allow him fuch Sums as he has by Virtue of his Office lawfully and reasonably expended.

Regist. Orig. fel. 206. b.

Autobial: This is where an Inheritance is held without paying to any Lord or Superior: And therefore is of another Nature from that which is Feodalor Beneficiary. From the Sax. a privative and Leod, vasfallus, or rather Leof, Dominus, i. e. Held without any Burthen or Vasiallage, or without a Superior.

Muginolus, i. e. Mucidus.

Illuminoz, Is derived from the French word Allumer, i. e. accendere, and denotes one that by his Trade coloureth or painteth upon Paper or Parchment: And the Reason is, because he gives Light and Ornament by his Colours to the Letters, or other Figures coloured. The Word is used an. 1 R. 3. cap. 9. At this Day we call such a one a Limner.

Ministre rivets, Is a light Kind of Armonr for a Man, with Sleeves of Mail, or Plates of Iron, for the Defence of his Arms; this may feem to have been the Pattern of the Rocket, not long fince in Use among us, having loose Sleeves, which the Livery-Cloaks of Noblemen's Coach-

men may also seem to imitate.

Almaria, for Armaria, i. e. the Archives of a Church, a Library. Omnia etiam Ecclefie Almaria confregit, chartas & privilegia quadam igne cremavit. Gervaf. Dorob in R. 2.

Umerp. See Ambrey.

Mimitas, i. e. Holiness. Hac tibi exposui ut cer-

tior sis de almitate bujus emeriti viri, &c.

almner or Mimoner, (Eleemofynarius) Is an Officer of a King's or Prince's House, whose Office is diligently to collect all the Fragments of Victuals, and distribute them daily to the Poor; charitably to vifit all Sick, Leprous, Prifoners, poor Widows, and other necessitous and vagrant Peo-ple, that have no constant Abode: Likewise to receive, and faithfully distribute all cast Horses, Robes, Money, and other Things given in Alms. He ought also by frequent Admonitions, to move the King to bestow his Alms, and especially upon Saints or Holydays, and to advise him not to give his rich Robes to Players, Sycophants, Flatterers, Whitperers, or Minstrels, but that he command them to be bestowed as an Increase of his Alms. Fleta. lib. 2. c. 22. He hath the Forfeiture of Deodands, and the Goods of Felons de fe, which he is to dispose in Alms to the Poor. Termes de la ley, 39.

See Aumone, and Franck-almoyne. Almonarium, Almonaria, Almeriola, A Cup-board or Safe, to fet up cold and broken Victuals, to be thence distributed for Alms to the Poor. This fort of Repolitory is in the Northern Parts still called the Aumbry, Ambry, and Ammery. — Nos dedimus totam illam Seldam vocatam le Huse, cum Schopis, Solariis, Stallis, Cistis, & Almorietis, cum omnibus suis pertinentiis. Cart. 5 Rich. 2. Cartular. Hospital. SS. Trinit. de Pontestracto MS. f. 44.

Alms-Money: It was taken for Peter-Pence, anciently paid in England, on the first of August, and first given by Ina King of the West Saxons. It was called also Romefeot, Romesot, and Heorthpening.

Selden's Hift. Tythes, pag. 217.

Almond, Anygdalum, Is well known to every Man's Sight, being the Kernel of a Nut, of whose Nature and Diversities, read Gerard's Herbal, lib. 3. cap. 87. This is noted among Merchandize, that are to be garbled, anno 1 Fac. cap. 19.
21101000 Furnace. At the Silver Mills in Car-

diganshire, they have a particular Furnace, in which they melt the Slags or Refuse of the Litharge not stamped, with Char-coal only, which they call the Almond, or Almond-Furnace. Perhaps All-many, Sax. All-meneyth, mixt all together.
Alimitium: This is a Garment which covers

the Head and Shoulders of the Priest. Questoit Episcopus in quali babitu esset? Responsum est quod tu-nica de Burneto & almutio sine cuculla. W. Thorn.

Minage, French Aulnage; the Measuring with an Ell, or the Measure of an Ell. 17 E. 4. cap. 5.

See Alnager

Alnager, Alnageoz, Aulnager, Alneger. In Laein Ulniger or Ulnator; that is, a Measurer by the Ell: It may be derived from the French word Aulne, an Ell, and fignifies a publick sworn Officers of the King's, who by himself, or his Deputy, looks to the Assize of Woollen Cloth made thro' the Land, and to the Seals for that purpose ordained, 25 E. 3. Stat. 4. cap. 1. and 3 R. 2. c. 2. who is accountable to the King, for every Cloth fo fealed in a Fee or Custom thereunto belonging. anno 17 R. 2. cap. 2. Read of this more, 27 E. 3, 4. 1 H. 4, 13. 7 H. 4, 10. 11 H. 4, 6. 12 H. 4, 4 11 H. 6, 9, 31 H. 6. 5. 4 E. 4. 1. 8 E. 4. 1. & 1 H. 3, 8. There are now three Officers belonging to the Regulation of Clothing, all which were anciently comprised in one Person. These bear the distinct Names of Searcher, Measurer, and Alneger; which last, though in a several Language, it be the same with Measurer; yet long Usage and Custom have brought them to distinct Offices, and that which was anciently called Alnager, is now become Collector of the Subfidy granted to the King, by the fore-mentioned Statutes, still holding the same ; because the Collection of that Subfidy was by Edw. III. committed to the Alneger, and he nevertheless not abridged of meafuring, till by his own Neglect separated: Inso-much as there is now a peculiar Measurer to eve-ry particular Cloth made in England and Wales: And to prevent Abuses, an Officer of Searching is established by an Act of Parliament, who ought by peculiar Seal, to denote the Defects which each Cloth contains. All these were anciently under the Cognisance of the Alneger, as you may read at large in a Treatife, entitled The Golden Fleece, Printed an. 1556. See 4 Inft. fol. 31. 3line, a River in Northumberland.

Minetum, est ubi alni arbores crescunt, a Place where Alder-Trees grow: Unum Pomarium & unum Alnetum, & unum Sokemannum, & decem Libratas terra. Pat. 16 H. 3. Par. 1. m. S. It also

often occurs in Domesday.

3 Iodium, Significs a Manor, and Alfidarii or Alodarii, the Lords of the same Manor. The old Translation of the Saxon Laws useth this Word for Bockland. And Aloacii, or rather, as I believe, Alodacii, for them that hold Bockland or Charter-lands. Quando moritur Alodarius, Rex inde babet

relevationem terre, &c. Domefday, Rent. and Coke's certain, That the Religious when they first allot-1 Inft. fol 1 and 5. See Fee.

3.011, Whiteley in Northumberland.

Woverium; a Purse. 'Tis mention'd in Fleta, lib. 2. cap. 82. par. 2. Tritura ceres ac ventrices nequicquam bladi fuerunt in suis sotularibus, Ciroticis, A-

loveriis, bursis, pantoneriis vel sacculis.
#Itarage. Altaragium; This Word includes not only the Offerings made upon the Altar, but also all the Profit that arises to the Priest by Reason of the Altar, Obventio Altaris, as appears by an Order made in the Term of St. Michael 21 Eliz. viz. in the Exchequer, between Turner Vicar of Westbaddon in Com. Northamp, and Andrews, whereby it is declared, That by Altaragium is meant Tithes of Wool, Lamb, Colt, Calf, Pigs, Goslings, Chickens, Butter, Cheefe, Hemp, Flax, Honey, Fruits, Herbs, and other fuch small Tithes, with Offerings that shall be due in the Parish of Well-This Order is as follows, viz.

Northampton, ff. Inter ordines five decreta de Termi-no Sangi Mich. Anno 21 Eliz. in Scaccario remanentes, & in custodia Rememoratoris Regis inter alia continetur sic.

Jovis, 12 Die Nov.

J Pon the hearing of the Matter betwixt Ralph Turner, Vicar of West Haddon, and Edward Andrews, it is ordered, that the faid Vicar shall bave, by Reason of the Words (Altaragium cum manfo competenti) contained in the Composition of the Profits assigned for the Vicar's Maintenance, all fuch Things as he ought to have by these Words, accord-ing to the Desinition thereof made by the Reverend Father in God, John, Bilbop of London, upon Conference with the Civilians, viz. David Hewes, Findge of the Admiralty, Bartholomew Clark, Dean of the Arches, John Gibson, Henry Jones, Lawrence Hewes and John Gibion, Henry Jones, Lawrence Hewes and Edward Stanhope, all Doctors of the Civil Law, that is to fay, By Altaragium, Tithes of Wool, Lamb, Colt, Calf, Piges, Gellings, Chickens, Butter, Cheefe, Homb, Flax, Honey, Fruits, Herbs, and fuch other finall Tythes, with Offerings, that shall be due within the Parish of Westhaddon.

And the like Case was for Norton in Northamptonsis.

tonshire, of a later Date, Oblationes sive nummorum sive panum tali vel tali Altari, vel ex devotione, vel ex consuetudine, aut a Parochianis, aut ab extraneis sala, Altaragii nomine censebantur. Gloss in Mat. Paris. The Word Altarage could fignifie at first no more, than the casual Profits arising to the Priest, from the Peoples voluntary Oblations at the Altar. Out of these Customary Dues, the Religious assigned a Portion to the Vicar; but in fuch different Quantity and Method, that fince the Reformation, several Disputes have arose, what Dues were comprehended under the Title of Altaragium; which was remarkably determined to comprize all Offerings and small Tithes, in a Trial in the Exchequer, in Mich. Term. 21 Eliz. Which Judgment, I presume, might be grounded on this and other Authorities: The Ordination on of the Vicarage of Tickbill by Walter Grey, Archbishop of York, Anno Dom. 1249, & Anno Pontificat. 33. Vicarius ad sustentationem sui-habeat totum Altaragium, ita quod nomine Altaragii contineantur omnes obventiones, Decima & proventus ipfius Ecclesia de Tickhill, exceptis Decimis bladi, leguminis, F soni, & terris ad dictam Ecclessam pertinentibus, sako competente manso Vicario assignando. Mon. Ang. Tom. 3. p. 158. b. Hence, though it seems to be

ted the Altaragium in Part or Whole, to the Capellane or Vicar, they meant only the arbitrary or accustomed Offerings at the Altar, and not any Share of the standing Tithe, whether Predial or Mixt. Yet it being usual for the Religious to content themselves with the greater Profits of Glebe and Tenths of Corn and Hay, and to leave the inconsiderable small Tithes to the Officiating Priests: Hence Altaragium by Degrees was supposed to include all Dues, except as before excepted. Oblationes sive nummorum, sive pa-num tali vel tali Altari, vel ex devotione vel ex consuetudine, aut a Parochianis, aut ab extraneis satta, Altaragii nomine censebantur. Gloss. in Mat. Parif.

Alto & Basso, or In Alto & in Basso. By this is meant the absolute Submission of all Differences, small and great, high and low. Pateat Universits, &c. qued W. T. de Y. & T. G. de A. po-Universit, & a quoa W. 1. ae 1. C. 1. G. ae 2. poquerunt se in Alto & Basso, in arbitrio quatuor bominum, & c. de quadam querela, & c. Dat. apud A. die
Mer urii prox. post Fest. Conceptionis B. Mar. Virg.
anno 2 H. 5. And the like Signification it hath
in Plac. coram Rege Hil. 18 E. 1. Isse Prior venit Bogo similiter, & ponunt se in gratiam, miseriordiam & voluntatem Regis de Alto & Basso, ad quod mandantur Turri London, &c. Nos & terram nofram Alte & Basse ipsius Domini Regis supposumus voluntati. Du Frefne.

Altus Justiciarius. See Fusiciarius. Alvetum. Habet Alvetum insula permaximum. Matt. Westm. 189. It is the same as Alnetum, which see.

Imaber, vel Amvabir, Pretium Virginitatis domino solvendum LL Gul. Howeli Dha. Regis Walliæ. Puella dicitur esse desertum Regis, & ob boc Regis est de ea Amvabyr habere. This Custom was in the Honour of Clun, till Henry Earl of Arundel, by his Deed dated 31 Aug. 3, 4. Phil. & Mar. re-leased it to his Tenants, by the Name of The Cufrom of Amabyr and Chevage. See Chevage.

Imapl. Enamel. Una Cuppa

- Una Cuppa rubea de Samy bene brudata imaginibus in tabernaculis, cum uno Nouche nobili de argento cum folutione protracta in Amayl faphyri coloris. Histor. Elien. apud Wharto-ni Angl. Sac. P. 1. p. 642. ——Prior Eliensis contulit Altari unum dorsale magnum, & duas pelves argenteas nobiles & puleras quarum labra funt per gy-rum deaurata, & in fundo Amayl inferti in opere artificioso. Ib. p. 649.

Ainbactus, i. e. a Servant or Client.

Ambiderter, Properly denotes a Man that can equally use both his Hands: But in a legal Sense, it fignifies, That Juror or Embraceor, that takes Money of both Parties for the Giving of his Verdiat, for which he forfeits Decies tantum, ten Times as much as he takes. 38 E. 3. 12. Cromp.

Fust. of Peace, fol. 156. b.
Imaga, Sax. Amber, Lat. Amphora: A Vessel among our Saxons, the Quantity now not known: But I have feen in an old Deed Mention of Ambra Salis. It was not only a Measure of Salt, but of Beer, Butter, Meal, &c. as appears by these Authorities. Leges Inc. West-Sax. Tit. 74. Ambræ Cerevissa Walli. a; plena Ambra butyri.-Leges Adelstani Regis Tit. 3. De duabus meis firmis,

dent eis singulis mensibus Ambra plena farina. In æ, (King's Proclamation in 1663.)

d morp, The Place where the Arms, Plate, Veffels and every Thing which belonged to House-keeping, were kept: And probably the D 2 Ambry

Ambry at Westminster is so called, because formerly fet apart for that Use: Or rather it should be called the Asmonery (Lat. Eleemofynaria) a House adjoining to an Abbey, in which the Charities were laid up, and from thence distributed to the Poor.

amendable, From the French Word Amener, Adducere, to lead unto; or as some Amaynable, deducting it from (Main) a Hand: It fignifies Tractable, that may be led or governed. It is applied in our Law-Books to a Woman, that is go-

vernable by her Husband.

Amendment, Emendatio, Signification our Common Law, a Correction of an Error committed in a Process, and espied before Judgment, and fometimes after the Party's feeking Advantage by the Error. Terms de la Ley. Bro. Tit. Amendment per tot. But if the Fault be found after Judgment given, the Party that will redress it, is driven to his Writ of Error. Bro. Tit. Error and

Amendment.

dineverament, Amerciamentum, (From the Fr. Merci, i. e. Misericordia) Signifies the pecuniary Punishment of an Offender against the King, or Milericordia; that is, to have offended, and to ferv tia, & per Ammobragium quod ad quinque Misericordia; that is, to have offended, and to frand at the Mercy of the King or Lord. There feems to be a Difference between Americament and Fines. Kitchin, fol. 214. For Fines, as they are taken for Punishments, be certain, and grow expresly from some Statute, but Americaments are such as be arbitrarily impos'd by Affeerers, which Kitchin, fol. 78. in some Manner consirms in these Words L'amerciament est affire per pares. Manwood in his Forest Laws, part t. fol. 166. saith, An Amerciament is a more easy, more merciful Penalty, and a Fine more sharp or grievous: His Words are these, If the Pledges for such a Trespass do appear by common Summons, but not the Defendant himfolf, then the Pledges shall be imprisoned for that Default of the Defendant. But otherwise it is, if the pauti of the Defendant. But otherwise it is, if the Defendant himself do appear and he ready in Cust before the Lord Justie in Eyrc, to receive his Judgment, and pay his Fine: But if su h Pledges do make Default, in that Case the Pledges shall be amerced, but n.t fined. So that an Amercement is for a fmall Fault, and a Fine for a great One. The Author of the New Terms of Law, faith, That Ameria-ment is properly a Penalty affessed by the Peers or Equals of the Party amerced, for an Offence done; for the which he putteth himself upon the Mercy of the Lord: Who also makes Mention of an Amerciament Royal, and defines it to be a pecuniary Punishment laid upon a Sheriff, Coroner, or such like Officer of the King, by Justices, for some Offence Ratcliff Baron of the Exception. 2 H. 7. fol. 7. See Misercordia. If the American 2 H. 7. fol. 7. See Misericordia. If the 3nalaquim. Rex Johannes concedit Jordano de Americanent were too grievous, i.e. disproportion- London Analagium dunissa apud Bray in seudo. of the Offence, or the Abilities Rot. Cart. 7. Joh. m. 1. of the Offender, there was a Release to be sued by a Writ called Moderata M seriordia. Americamenta illevabilia were fuch Amercements as thro' Poverty, or Escape of the Amerced, became desperate Debts, and were deducted in the Accounts of the Bayliff, or Steward, or Collectors of Rents and other Dues. So A. D. 1425, the Prior and Canons of Bureester, allowed to the Receiver of their Rents at Kirthington — In allocatis eidem pro Amerciamentis illevabilibus hoc anno sex denarios. See Mr. Kennet's Paro.b. Antiq. 573. and Glossary, in voce Amerciamentum.

Amittus.

Amitia, (the fame with Almutium) a Cap made with Goat's or Lamb's Skins: That Part of it which covered the Head was fquare; and one Part of it hung behind, and covered the Neck. 'Tis mentioned in the Monafticon, 3 Tom. pag. 36. Pennulas autem hujus amitiarum caprinas ese volumus vel agninas.

Amitus, was the uppermost of the fix Garments worn by Priests; it was tied round the Neck, ne inde ad linguam transeat mendacium; and it covered the Breast and Heart, ne vanitates cogitet. Amicus, Alba, Cingulum, Stola, Manipulus

& Planeta.

amttere legem terræ, To lofe the Liberty of Swearing in any Court, or (as Sir Edw. Coke fays) to become infamous, is used by Glanvil, lib. 2. cap. 3. for the Punishment of the Champion, over-come or yielding in Battle, upon a Writ of Right, and of Jurors found guilty in a Writ of Attaint. Sellen's Titles of Honour.

30:11 1 a +, to enamel. 'Tis often mentioned in

the Monasticon, 3 Tom. pag. 170, 332.

3 mm ozentiett. — Richardus de Pynelesdon, tenet terras in Worthenbury in Partibus de Muiler, folidos extenditur cum acciderit. -- Pat. 7 Ed. 2.

Brinnium Anlu'z, Isles upon the West Coast

of Britain.

Ann fita, Oblivio, as an Amnefia, or Act of Oblivion, fuch as was granted by King Charles 2d. at

his Restoration.

Auto253 t on, Amortizatio, French Amortisse-ment, est tradiorum translatio in Manum mortuam and tamen fine venia Principis non fiat. Fus Amortizationis, est privilegium seu licentia capiendi in Manum mortuam. In the Statute De libertatibus perquirendis 27 E. 1. this Word Amortiffement is used. See Mortmain.

Imortifi, (from the French Word Amortir) Is to aliene Lands or Tenements to any Corporation, Guild or Fraternity, and their Successors, which cannot be done without Licence of the King, and the Lord of the Manor. 15 R. 2. c.5. Sce Mortmain, and the Statute of Amortizing Lands, made tempore Ed. 1.

I noneas minam. Sec Oufter le main.

Imp'ration. Ampliatio, properly an Enlargement; but in Sense of Law, denotes a Referring of Judgment, till the Cause be further examin'd. June, Anicus, As in Law Pro bein Amie, is the

next to be trusted for an Orphan, or Infant.
21 notes The Garment with which the Priest, in Sacrificing, covered his Head and Shoulders.

From the Lat. Amidus.

Rot. Cart. 7. Fob. m. 1.

In, Hour & Mille (Annus, Dies & Vastum,)
Look Year, Day and Wasse.

Analogium, a Pulpit. Unabus, i. e. Mendofus.

Mnar, i. e. a King.

Uncalities, the Hundred of Henley.
Spicaster. See Croscealuna.
Intesting, Amecessor, The Signification is well
known; and the Law makes this Difference between that and Predecessor, that Ancestor is applied to a natural Person, as F. S. and his Ancefers; the other to a Body Politick or Corporate, A metit, a Prieftly Garment; from the Lat. as a Bishop and his Predecessors. Co. on Lit. lib. 2. cap. 4. feet. 103. The Word Anteceffer in the Forinfick

rinfick Sense was not properly applied to the Anceffor of a Family; but either to the Prepossessor of an Estate, or the Predecessor in an Office.

3 icelerel, as Homage Ancefirel; that is, Homage that hath been done or performed by one's

Ancestors. See Homage.

An morage, (Ancoragium) A Duty taken of Ships for the Pool of the Haven where they cast Anchor, MS. Arth. Trevor Ar. For no Man can let any Anchor fall on the King's Ground in any

Port, without paying for it to the King's Orficer appointed by Patent.

201 1911, Anspent, The Flag or Streamer in the Stern of a Ship. The Scamen are the greatest Corrupters of Words: Thus from the Portugal Word Allagerto a Crocodile, our Mariners call that Beaft or Fish an Allegator. And from the Portuguez Logrefia, they call the prickly Lobster, that wants Legs, common in the Southern Sea, a Long Oyster. So probably from End sheet (for Sca-men call their Sails Sheets) a proper Name for the Flag in the Stern, they corruptly speak Anshent.
In the Middle-Temple, such as are past

their Reading, and never read, are Ani ents. In Gray's Inn the Society confifts of Benchers, Ancients, Barrifters and Students under the Bar, and here the An ients are of the more Ancient Barrifers. The Inns of Chancery confift of An ients and Students, or Clerks, and among the Ancients, one is

Yearly the Prin ital or Treasurer.

Angient Demain or Demifie, (Vetus Patrimonium Domini) Is a certain Tenure, whereby all Manors belonging to the Crown in the Days of Saint Edward, or William the Conqueror, were held. The Numbers and Names of which Manors, as of all others belonging to common Persons, af-ter a Survey made of them, he caused to be written in a Book, now remaining in the Exchequer, and call'd Doomfday And those, which by that Book appear to have at that Time belonged to the Crown, and are contained under the Title Terra Regis, are called Ancient Demessive, Kitchin, fol. 98. Of these Tenants were two Sorts; one that held their Lands frankly by Charter, the other by Copy of Court-Roll, or by the Verge at the Will of the Lord, according to the Custom of the Manor. Britton, cap. 66. num. 8. The Benefit of this Tenure confifts in these Points: 1. The Tenants holding by Charter, cannot be impleaded out of their Manor; or if they be, they may abate the Writ by Pleading their Tenure, before or after Answer made. 2. They are free from Toll for all Things concerning their Livelihood and Husbandry. They may not be empanelled upon any Enquest. F. N. B. fol. 14. d. & fol. 228. &c. By whom it appears, these Tenants held originally by Ploughing the King's Lands, plashing his Hedges, or such like, to-wards the Maintenance of his Houshold; for which Cause they had such Liberties granted to them: And to avoid Diffurbances, they may have Writs to fuch as take Duties of Toll, as alfo Immunity of Portage, Passage and such like. No Lands ought to be esteemed Antient Demes, but fuch as are held in So. cage. See Monstraverunt and Demayn.

20 miento. (French Anciennete, that is, Antiquitas) It is used in Statuto Hibernia, 14 H. 3. for Seniority. As, The eldest Sister can demand no more than her other Sisters, by Reason of her Ancienty.

3nconies of Iron: At the Iron Works, in the

Forge, called the Finery; they work the Metal ticeps confuetu inum Anglorum, quod infi dicunt Anlo-

and Anonies; a Bloom is a four-fourre Mass two Foot long, which they afterwards by heating and working, bring to an Ancony, the Figure whereof working, bring to an Ancony, the Figure whereof is in the Middle a Bar about three Foot long, of that Shape which they intend the whole Bar shall be after made, leaving at each End a square rough Piece to be wrought at the Chafery.

Undates Lucus, (Anderida). Mr. Camden was of Opinion, that Newenden in Kent, fituated near the Wood called Ander, was the Place where a famous Castle was built by the Romans, to defend the Sea-Coasts from the Saxon Pirates; which Town was called Brittenden by the Saxons. And being decayed, but rebuilt; foon after a Monastery was founded by the Casmelite Friers, in the Reign of Ed. 1. it was called Newenden. But Mr. Somner was of another Opinion: He rather thinks it was Pevensey, because that is near the Sea-Coast; but the other is more remote.

31.1601. A Swath in Mowing. See Dole. It

likewise signifies, as much Ground as a Man can

stride over at once.

Burning of cile, 17 Ed 4. cap. 4. Signifies the Burning them, and comes from the Sax. Onslan, accendere.

I therins, A short Knise or Dagger. 'Tis mentioned in Mat. Paris. viz. Lori â erat indutus, gestans Anclacium ad Lumbare, pag. 277.

All clithior. Et fi Anfeldtyhde fit, immergatur manus post lapidem, vel examen isque ad wrisle. Leg. Adelstan. cap. 19. apud Brompton. Mr. Somner tells us it should be Ansealtible, i.e. a Simple Accusation: For the Saxons had two Sorts, viz. Simplex & Triplex: That was called a single Accusation when the Oath of the Criminal and two more was fufficient to discharge him; but his own Oath, and the Oaths of five more were required to free him à triplici Axusatione.

- Terram liberam ab omnibus Angariis 弘10111111, -& Exactionibus, &c. MS. teres Eliam Asomole, Arm. From the Fr. Angarie, i. e. Personal Service; that which a Man is bound to perform in his own Person. Prestationes Angariarum & Perangariarum, plaustrorum on navium, Impressing of

Ships.

Angelica Westis was a Monkish Garment, which Laymen put on a little before their Death, that they might have the Benefit of the Prayers of the Monks. It was from them called Angelicus, because they were called Angeli, who by these Prayers Anima Saluti fuccurrebant. And therefore where we read the Words ad fu currendum in our old Books, it must be understood of one who had put on the Habit, and was near Death. Si quis ad succurrendum metu mortis se l'eco pranominato dederit, illic re itetur. Monasticon, 1 Tom. pag. 632. So likewise, De sisseptis in morte, is meant of those dying Persons who had put on the Habits.

Whener, Angildum, The bare fingle Valuation or Compensation of a Man or Thing, according to the legal Estimate: From the Sax. An, One, and Gild, Payment, Mula or Fine. So Twigild was the double Fine : Trigild the Treble Fine according to the rated Ability of the Perfon. See the Laws of Ina, cap. 20. and the League between King Alured and Guthurn, cap. 6. Si villanus furatus fuerit, Gc. & habeas plegium, admonea eum de Angildo. Spelman.

Anlinct, Anlote, Anlot. De. reta Will. Conq. atud Hoveden, in Hen. 2.—Francigena qui tempore Edwardi propinqui mei fuer't in Anglia parby the Hammer, till they bring it into Blooms ti & Anscoti, persolvant secundum consuctudinem

Anglorum.

Anglorum. The Sax. in Lambardreads it Anchlot Annual pay according to the Custom of the Country, his respective Part and Share. Spelman.

Aniented, (Anentized in Stat. 1 R. 3. c. 2. from the Fr. Aneantir, i.e. To make void,) signifies

abrogated, annihilated, or brought to nothing. Littleton, lib. 3. cap. Warranty, and 3 Inft. fol. 40.

for to plow; as Sheep, Hogs, &c. Fleta, lib. 4. cap. 16. Par. 15. Si fiat districtio per oves & bestias carucarum, cum fint alia animalia otiofa, &c.

Annales, Yearlings, or young Cattle of the first Year.—Vituli primo anno postquam nati sunt, Vituli vocantur; secundo compoto Annales vocantur; tertio Boviculi; quarto Bovetti vocantur. Regula

compoti domus de Farendon MS.

fon of the Name is, because the Rate of First-Fruits paid to Spiritual Livings, is after the Value of one Year's Profit. Annates more suo appellant

1 Fac. c. 19. Anniversaty Days, (Dies Anniversarii) Were in former Times folemn Days appointed in Commemoration of the Deaths or Martyrdoms of Saints, and once every Year celebrated: Alfo Days whereon, at the Return of every Year, Men were wont to pray for the Souls of their deceased Friends, mentioned in the Statute I Ed. 6. cap. 14. and 12 Cav. 2. cap. 13. This was in Use among our Ancestors the Saxons, as may be seen, Lib. Rames, Sest. 134. Anniversaria dies ideo repetitur defunctis, quia nessimus qualiter eorum Causa babeatur in alia vita. This was the Reason given by Alcuinus in his Divine Offices. The Anniversary or yearly Return of the Day of Death of any Person, which the Religious regultred in their Ohitual or Martyrology, and annually ob-served in Gratitude to their Founders and Benefactors, was by our Fore-fathers called a Year-Day, and a Mind-Day, i.e. a Memorial Day. This was one of the trading Arts of the Religious, who got many a Pitance and Legacy for thus recording and continuing the Memorials of their Friends. Yet abating the Superstition, we must needs confess this Practice of theirs has been a great Advantage to the History of Men and Times, by fixing the Obits of Great and Good Men.

Anno Domini, Is the Computation of Time from the Incarnation of our Lord FESUS, and is used in publick Writings; sometimes with, and sometimes without the Year of the King's Reign. As the Romans made their Computation from the Building of the City of Rome, and the Grecians by Olympiads: So Christians in Remembrance of the happy Incarnation of our Saviour, reckon their Time from thence. The Day of the Month, the Year of our Lord and Saviour Christ, and he Year of the King's Reign, are the usual Dates of

Deeds. Coke's 2 Inft. fol. 675.

Annopance, Annoifance, oz Mufance. (Fr. Nuiand An Stote; & in margine vulgo Scot & Lot. Sance, Hurt er Offence) hath a double Significatiand An Scote; & in margine vulgo Scot & Lot James, thurt or Offence marked and one organized the Sense is no more, than that every one on, being used as well for any Hurt done to a should pay according to the Custom of the Country, his respective Part and Share. Spelman.

Thienter, (Anentized in Stat. 1 R. 3. 6.2. from that may breed Infection, by incroaching, or such like Means; as also for the Writ that is brought upon this Transgression, of which see more in Nusance. The Word Annoisance is used in the

Prebendary.

Annualia, Annats, or a yearly Stipend affigued to Prieft, for keeping the Anniversary, or otherwise for saying continued Masses one Year, for the Soul of a deceased Person. - Inhihemus quoque districtius ne aliquis Rector Ecclesia faciat bu-jusmodi pactum cum suo Sacerdote, videlicet quod ipse Annats, Annates, Are all one with First-Fruits, Sacerdos prater catera stipendia poterit recipere Annua-an. 25 H. 8. cap. 20. See First-Fruits. The Rea-lia & Triennalia. Const. Rob. Grostest Episcopi

Lincol. in Append. ad Fascic. pag. 411. Unaua Densione, Is a Writ (now disused) whereby the King having due unto him an Annu-al Pension from an Abbot or Prior, for any of primos fraitus unius anni Sacerdotii vacantis aut deprimos fraitus unius anni Sacerdotii vacantis aut deprimos fraitus unius anni Sacerdotii vacantis aut deprimos fraitus primos fraitus (Chaplains (whom he should think sit to nominate, nib. 8. cap. 2. Here observe, That First-Fruits, being as yet unprovided of sufficient Living) doth Primitia & Annates, are all one. Co. 12. Rep. fol. 45. deemand the same of the same Abbot or Prior; and also willeth him for his Chaplains better Afstrance, to give him his Letters Patent for the twelve Years; unmarriageable. Coke's 2 Inst. 1918. Where you may see the Names of all the Abbit and Priories bound to this, in respect of Annus seet, Semen Anis, a Medicinal Seed, Abbies and Priories bound to this, in respect of not unknown. Gerard's Herbal. lib. 2. cap. 327. It is their Foundation or Creation; as also the Form noted among the garbleable Drugs, and Spices. of the Letters Patent, usually granted upon this

Writ.

Actualty, Annua redditus, Signifies a yearly Rent to be paid for the Term of Life, or Years, or in Fee; and is also used for the Writ that lies against a Man for the Recovery of such a Rent, if it be not fatisfied every Year according to the Grant. Reg. Orio, fol. 158. F. N. B. fol. 152. The Author of the New Terms of Law, defineth Annuity, to be a certain Sum of Money granted to another in Fee-fample, Fee-tail, for Term of Life or Years, to receive of the Grantor or his Heirs, fo that no Freehold be charged therewith, whereof a Man shall never have Assize, or other Action, but a Writ of Annuity. Saint Germain, in his Book stiled Doctor and Student, Dial. 1. cap. 3. sheweth divers Differences between a Rent and an Annuity; whereof the first is, That every Rent, be it Rent-Charge, Rent-Service, or Rent-Seck, is going out of Land, but an Annuity goeth not out of any Land, but chargeth only the Person; that is to fay, the Grantor, or his Heirs, that have Affets by descent: Or the House, if it be granted by a House of Religion. Lit. Sect. 220.2. A second Difference is, That for the Recovery of an Annuity, no Action lieth, but only a Writ of Annuity against the Grantor, his Heirs or Successors. Fitz. Nat. Brev. 152. But of a Rent, the same Actions lie as do of Land, as the Case requireth.

3. The third Difference is, That an Annuity is never taken for Assets, because it is no Freehold in Law, neither shall it be put in Execution upon a Statute-Merchant, Statute-Staple, or Elegit, as a Rent may. Doeth and Studie cap. 30. So also Dyer fol. 345. Pl. 2. Also an Annuity cannot be severed. Co. lib. 8. fol. 52. b. See more Leigh's Comment. verbo Annuity.

Anfa ad Bufam, near Logglefball in Effex.

Antcore,

Infrote, the same with Angild. (LL. W. 1. | Court, and serves the Process thereof. The Office

cap. 64.) See Scot and Lot. Intel Meight. See Aunsel.

Anful. See Annfel Weight. De pede, pollice, cu-bito, & palma, de Anfel balancibus & mensuris. Thorn. Chron.

Antejuramentum and Wzejuramentum, which by our Ancestors was called furamentum Calumnia. In which they were so strict, that both the Accufer and Accused were obliged to make this Oath before any Trial or Purgation, viz. The Accuser was to swear that he would prosecute the Criminal; and the Accused was to make Oath, on the very Day that he was to undergo the Ordeal, that he was Innocent of the Fact of which he was charged. Leg. Æthelftan. apud Lambard 23. If the Accuser failed, the Criminal was discharged; if the Accused, he was intended to be guilty, and was not to be admitted to purge himself by the Ordeal. Leg. H. 1. cap. 66.

20 utissitium is a Word used in the old Histories, and signifies a Monastery.

20 utissities a Monastery.

a Chapter in the Laws of Canutus, (viz. Capite 47.) but not in the Chapter it felf. The Meaning of the Word is, Where a Man endeavours to difcharge himself of the Fact of which he is accused, by recriminating, i e. by charging the Accuser with the same Fact.

Antibesteum, the Cape of Cornwall.

Apatisatio is an Agreement or Compact made with another. 'Tis mentioned in Upton, lib. 2. cap. 12. De officio militari, viz. Concedimus per præ-fentes bonum & fakvum conductum, ac fakvam gardi-

am five securitatem Apatisationis.

Aplata, i. e. For certain: Si verbum non direxerit ut ailata sit, for aplata. Leg. Adelstan.

Cap. 6.

Apoziare, i. e. To be reduced to Poverty, viz.

Permist suos spoliare patriam, Aporiare vulgus. WalSometimes it signifies To shun, fingham in R. 2. Sometimes it fignifies To shun, or Avoid, viz. In civitare degentes, in refectorio pompacitas lascivasque sacularium delicias ut melancholiam Aporiantes.

Apostare Acues, & Apostatare Leges, Wilfully to break or transgress the Laws, Leg. Edw. Conf. cap. 35. Tit. de Heterochis. Qui leges Apostabit, evera sua veus sit apud Regem, ac idem in R. Hen. 1. cap. 13. where Apostabit is read Apostatabit. Spel-

Ipottata capiendo, Is a Writ now out of Use, that lay against one, that having entred and pro-fessed some Order of Religion, broke out again, and wander'd up and down the Country, contrary to the Rules of his Order; for the Abbot or Prior of the House, certifying this into the Chancery, under their Common Seal, and praying this Writ directed to the Sheriff, for the Apprehension of such Offender, and Delivery of him again to his Abbot or Prior, or their lawful Attorney, were wont to obtain the same; The Form whereof, with other Circumstances, you may find Reg. Orig. fol. 71. & 267. and Fitz. Nat. Brev. fol. 233. C. Apparato: Tomitatus.

There was an Allowance to the Sheriff of Bucks, of a considerable yearly Sum, ut apparatori Comitatus. There was an Order of Court in Q. El. Time, for making that Allowance; but the Custom and the Reason of it are now altered. Vide Hales of Sheriffs Ac-

of an Apparitor will best appear from this Commission of Walt. Archbishop of Can. Walterus Dei gratia Cant. Archiepisc. totius Anglia Primas, delecto Filio Willielmo de Graftone in Apparitoris Officio, in Curia nostra Cantuar. videl't in Consistorio ac Decanatu nostro Ecclesia Beata Maria de Arcubus London, ministranti Salutem, Gratiam & Benedictionem. Personam tuam eo quod de fidelitate in disto Officio per laudabile testimonium apud Nos multipliciter commendaris volentes profequi cum favore, dictum Apparatoris Officium in Curia Confisorio & Decanatu pradictis perpetuo possi-dendum tibi conferimus per prasentes. Ita tamen quod te fideliter geras in Officio pradicto memorato. Volentes & tibi specialiter concedentes, ut cum in ministerio dicti Officii per teipsum personaliter vacare non poteris, vel absens fueris a Curia, Consistorio & Decanatu pradictis, nibilominus per aliam idoneam personam, quem ad boc motionitus per ultain acceum pergonam, quem us est affignandum omnia & fingula que l'éto incumhent Of-ficio — facere valeas, & jugiter exercere Dat. apud Lambith. 8. Id. Mart. 1316.

Apparlement, Cometh from the French Pareilment, that is, Similiter, Perinde, Ibidem, in English likewise it signifies a Resemblance or Likelihood, as Apparlement of War. 2 R. 2. Stat. 1.

cap. 6. 3pparura, Furniture, Apparel, Dominus clamat habere omnes carrectas ferro non ligatas, & omnes car-rucas cum tota Apparura. Placit. in Itin. apud Cefiriam. 14 H. 7. Carracarum Apparura is Ploughtackle, or all the Implements belonging to a Plough. Thus in our Statutes we frequently find the Tackle, Apparel, and Furniture of a Ship.

Appeller, that is, Accire: It fignifies in our Common Law as much as Accufatio, with the Civilians; for as in the Civil Law, Cognifance of Criminal Causes is taken either upon Inquisition and Denunciation or Accusation; so in Ours, upon Indistruent or Appeal; Indistruent comprehending both Inquisition and Denunciation: And Accusation or Appeal, is a lawful Declaration of another Man's Crime (which by Braston must be Felony at the least) before a competent Judge, by one that fetteth his Name to the Declaration, and undertakes to prove it upon the Penalty that may ensue of the contrary. To declare the whole Course of an Appeal, is not proper for this Place; I refer you to Bracton, lib. 3. Tract. 2. cap. 18. cum sequent. Britton, cap. 22, 23, 24, 25. Smith, lib. 3. de Repub. Angl. cap. 3. And Staundf. Pl. Cor. lib. 2. cap. 6, 7, &c. usque 17. An Appeal is commenced two Ways; either by Writ, or by Bill, Staunds. ubi supra; and it may be gathered by him, fol. 148. that an Appeal by Writ is, when a Writ is purchased out of Chancery by one to another, to this End, that he appeal a Third of some Felony committed by him, finding Pledges that he shall do it, and deliver the Writ to the Sheriff or Coroner, offering to undergo the Burden of the appealing another therein named. Appeal by Bill is when a Man of himself gives his Accusation in Writing to the Sheriff or Coroner, offering to undergo the Burden of appealing the Person therein named. This Point of our Law, among others, is taken from the Normans, as appears plainly by the Grand Customary, cap. 68. where there is a folemn Discourse both of the Effects of this Appeal, viz. The Order of Combat, and of the Trial by Inquest; of either of which it is in the Defencount, p. 104.

dant's Power to make Choice. See New Eook of Appearing, 21 H. 8. c. 5. Signifies a Messenger Entries, verbo Appell, Lib. Ass. 61. 78. 29 3. part. that cites Offenders to appear in the Spiritual Inst. fol. 131. Appeals to Rome were so great an Inter_

those Times of Slavery, this Evasion of Nationthole Times of Slavery, this Evanon of Naton-al Justice, by appealing to the Pope, was forbid and severely punished. So when Gilbert de Se-grave, Archdeacon of Oxford, in 33 Ed. 1. ap-pealed from the King's Court to the Pope of Rome, he was summoned to Wessminster, and obliged to renounce his Appeal by Oath, and to find Pledges for appearing at the next-Parliament. Appeal of Paphetti, Appellum Mabemii, Is an Accompage that hash majiwad another. But that

Accusing one that hath maimed another. But that being no Felony, the Appeal is but a kind of Action of Trespass, because there is nothing recover'd but Damages. Bratton calls this Appellum de plais & Mahemio, and writes a whole Chapter about it. Lib. 3, trast. 2. cap. 24. See Coke, vol. 4, fol. 49. a. In King John's Time, there is an Appeal recorded against a Jew. Qui fecit ementulari quentional forms. dam nepotem suum.

Appellum de pace & imprisonamento) Is used by Bracton for an Action of Wrong Imprisonment, whereof he writes

lib. 3. tratt. 2. cap. 25.

Appeal, (Appellatio) Many Times used in the Common, as it is in the Civil Law, which is the Removing a Cause from an inferior Judge to a fuperior; as Appeal to Rome. 24 H. S. cap. 12. & Eliz. cap. 1. So St. Paul appealed from Festus to Cesar. But more commonly for a private Accufation of a Murderer, by a Person who had Interest in the Party murdered, or of any Felon, by one of his Complices with him. And those that are so appealed, are called Appellees. 28 E. 1. See Approver.

Appellor, or Appellant, He who has committed fome Felony or other Crime, which he confesses, and now appeals, i.e. accuses others who were Complices with him, and those who are so appealed, are called Appellees. Artic. Cleri Anglicani oblati. Ed. 2. Regi, an. 1316. cap. 10. Placet eti-ans Domino Regi, ut Latrones & Appellatores, quandocunque voluerint possint Sacerdotibus sua facinora con-

Appendant, Appendens, Is an Inheritance be-longing to another that is more worthy; as Ac-Subjetto, with the Civilians, or Adjunctum Subjetto, with the Loguians. An Hospital may be Appendant to a Manor. Fitzb. Nat. Brev. fol. 142. Common of Fishing Appendant to a Freehold. West. 2. cap. 25. 13 Ed. 1. Appendants are ever by Prescription. See Co. on Lit. fol. 121. b.

Ampenditia, The Appendages or Pertinences an Estate, &c. So Simon Earl of Northampton to an Estate, gave to the Knights Templars, his Manor of Merton, Com. Oxon. cum omnibus Appenditiis fuis. Mr. Kennets Paroch. Antig. p. 110. Hence our Pentices, or Pent-Houses, a Pent-Stock, Appenditia domus,

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Appennage, or Apennage, French, A Child's Part, properly the Portion of the King's younger Children in France, where they have a Law which they call, The Law of Apenages, whereby the King's younger Sons have Dutchies, Counties, or Baronies granted to them, and their Heirs, or Heirs Males of their Bodies, the Reverfion referved to the Crown, and all Matters of Regality; as Coinage, levying Taxes, and the like: It is derived ab appendendo, or from the German word Apanage, which fignifics a Portion. See Gerard de Heylan, & Spelman's Gloff. in verbo Appennagium.

Interruption to all English Justice, that even in pensuran novem librarum purissimi auri juxts magnum those Times of Slavery, this Evasion of Nation- pondus Normannorum. Histor. Elien. Edit. Gale,

1. 2. c. 19.

Appertinances, (Pertinentia) Is derived of the French word Appertenir, Pertinere, to belong to. It fignifies in the Common Law Things both Corporeal, belonging to another Thing, as the more Principal; as Hamlets to a chief Manor, Common of Pasture, Turbary, Piscary, and such like; and Incorporeal, as Liberties, and Services of Tenants. Brit. cap. 39. Where we may observe, That he accounts Common of Pasture, Turbary and Pifcary, to be Things Corporeal.

Corporeal.

Applumbatio is the Incorporating several Metals together. See Bract. lib. 2. c. 2. Fleta, Lib. 3.

cap. 2. paragraph 12.

Apponiare is a Word used in our old Historians, and it signifies, To lean on any Thing, To prop up a Thing, &c. Walshingham, an. 1271. Mat. Parif. Chronicon Aula Regia an. 1321.

Apponere fignifies To pledge or pawn : Accepta a fratre Gulielmo summa non modica Normanniam illi

a praire Guileun James and L. cap. 2. Appoint Neubrigensts, lib. 1. cap. 2. Appointenment, Apportionamentum, Is a Dividing of a Rent into Parts, according as the Land, whence the whole Rent isueth, is divided a-mong two, or more. As if a Man hath a Rent-Service isluing out of Land, and he purchases Parcel of the Land, the Rent shall be apportioned, according to the Value of the Land. a Man hold his Land of another by Homage, Fealty, Escuage and Rent, if the Lord, of whom the Land is holden, purchase Parcel of the Land, the Rent shall be apportioned. And if a Man let Lands for Years, referving Rent, and after a Stranger recovers Part of the Land, then the Rent shall be apportioned, and the Lessee shall pay, having respect to that which is recovered, and to that which remains in his Hands, according to the Value. But a Rent-charge cannot be apportioned, nor Things that are entire: As if one hold Land by Service, to pay his Lord year-ly at fuch a Feast, a Horse, a Hawk, a Rose, or a Cherry, &c. There if the Lord purchase Part of the Land, the Service is totally extinct; because such Things cannot be divided or apportioned, without Damage to the Entirety: In some Cases, a Rent-charge shall be apportioned; as if a Man has a Rent-charge issuing out of Land, and his Father purchases Parcel of the Lands charged in Fee, and dies, and this Parcel defeends to his Son, who hath the Rent-charge; there this Charge shall be apportioned, accord-ing to the Value of the Land: Because such Portion of Land purchased by the Father, comes not to the Son by his own Act, but by Descent, and Course of Law. Common Appendant is of Common Right, and feverable; and though the Commoner purchase Parcel of the Land, whereto the Common is appendant, yet the Common shall be apportioned. But in this Case, Common Appurtenant, and not Appendant, by fuch Purchase is extinct. Co. lib. 8. fol. 79. Termes de Ley 48, 59.

3 ppoztum. — Ita quod proficua manerii præ-

dici nomine Apporti quolibet anno prafato A. in subventionem suftentationis sua solverentur, an. 22 Ed. 1. It seems to be deduced from the French Apport, which befide the Common, fignifics the Revenue, Gain or Profit, which a Thing brings in to its Owner. And in the Place cited, it is used for an Superfura, The Payment of Money at the Augmentation given to any Abbot, for his better Scale, or by Weight. - Dedit Regi prefato ap- Support out of the Profits of a Manor. The

Word

Word was commonly used for a Corrody or Penfion: - Nicolaus Gwyn Prior de Andover, debet xx Marcas de quodam Apporto, ad capitalem Doniinum ejustem Prioris, in partitus transparinis Doni-pore pacis debito. Ex Rezistro evidentiarum Colleg-Wickbam juxta Winton MS. — Rex Edwardus III. restituit terras Prioratuum Alienigenarum salvo nobis Apporto, quod prafatus Procurator alicui domui superiori solvere tenetur. Claus. 14 E. 3. The Word might at first fignify any Profit or Emolument apported or brought to another. And therefore Du Fresne observes in the Customary of Rhemes, Apport was the Portion which the Wife brought to the Husband.

Apposal of Sheriffs, Is the charging them with Money received upon their Account in the Exchequer. 22, 23 Car. 2. Att for better Recovery

of Fines due to bis Majesty.

Appofer. See Foreign Appofer.

Appofers, (French) As a Fee or Profit Appointer, 2 & 3 Ed. 6. cap. 8. A Fee or Profit to be

taken, or received.

Apprentice, Apprentitius, (French Apprentfi, and that from apprendre, to learn; whence the Fr. Apprentifage, and our Apprentice supplies with us one that is bound in Word or Writing, to serve another Man of Trade for certain Years, upon Condition, That the Artificer, or Master shall in that mean Time endeavour to instruct him in his Art or Mystery. Smith de Rep. Ang. lib. 3. cap. 8. faith, They are a kind of Bondmen, differing only, that they be Servants by Covenant, and for a Time. Barifters at Law were heretofore called Apprentices of the Law, in Latin; Apprentitii juris nobiliores: So faith Mr. Selden in his Notes upon Fortecture, p. 3. And so the learned Mr. Plocu-den stilled himself. Sir Henry Finch, in his Nono-technia, gives himself the same Title. And Sir Edew. Coke. 2 Part, Inst. fol. 564. holds, That .fp-prentitii Legis are called Homines Consiliarii, & in Lege periti. And in another Place _____Ap-Of the Word prentices and other Counsellors of Law. Apprentitius, as it fignifies a young Person, bound by Indentures to a Master, who upon such Cove-nants, is to teach him his Mystery or Trade; I think the oldest Authority is from a Charter, dated 12 Ed. 3. recited in Mr. Kennet's Parochial Antiquities, p. 449. At least I have met with no Mention of them, till the Beginning of the next Reign, when Henry de Knighton, sub an. 1381. Apprentitii quoque relictis Magistris suis illuc accurrebant. And Tho. Walfingham in Ric. 2. p 103. De Londonio multi Apprentitii, plures servi, sumptis alhis Caputiis, invitis Magistris & Dominis sunt prosetti. Vid. Selden's Notes on Fortescue, p. 2. Orig. Jurid. fol. 143. a. and the Statute of Champerty. 33 Ed. 1.

Appropriation, Appropriatio, proceedeth from the French Arproprier, i. e. Aptare, accomodare; and properly fignificth in the Law of England, a Severing of a Benefice Ecclefiastical, which originally, and in Nature is, Juris divini & in patrimonio nullius, to the proper and perpetual Use of some religious Houses, or Dean and Chapter, Bishop or College: And the Reason of the Name may be this; because, that whereas Parsons ordinarily be not accounted Domini, but Usus utanii, having no Right of Fee-simple. Lit. Tit. Discontinuance. These, by reason of their Perpetuity, are accounted Owners of the Fee-simple, and there-fore are called *Proprietarii*. And before the Time of Richard II. it was lawful (as it feems) to propriate the whole Fruits of a Benefice to an fol. 607. b. Improvement. Abbey or Priory, they finding one to serve the

Cure. But that King redreffed that Evil by a good Law, whereby he ordained, That in every Licence of Appropriation made in Chancery, should be expresly contained, That the Diocesan of the Place should provide a convenient Sum of Money, yearly to be paid out of the Fruits, towards the Sustenance of the Poor of that Parish, and that the Vicar should be well and sufficiently endowed. 15 R. 2. cap. 6. Touching the first Institution, and other Things worth the Learning about Appropriations, read Plowd. in Grendon's Case. fol. 496. b. & feq. As also Termes de Ley verbo Appropriation. To an Appropriation, after the Licence propriation. To an Appropriation, after the Licence obtained of the King in Chancery, the Consent of the Diocesan, and the Patron and Incumbent are necessary, if the Church be full; but if it be void, the Diocesan and Patron may conclude it. Plowd. ubi supra. To dissolve an Appropriation, it is enough to present a Clerk to the Bishop, and he is institute and indust him. For that once done to institute and induct him : For that once done, the Benefice returns to the former Nature. Fitz. Nat. Brev. fol. 35. & Co. l. 7. fol. 13. See the Mothods of Appropriation, and the fatal Abuse of thus robbing Church and Clergy, and the laudable Ways and Means of restoring Impropriations to the better Maintenance of Parish Priests, &c. ditcourfed at large, in Mr. Kennet's Paroch. Antique

433. Appropriate ad honozem, To bring a Manor within the Extent or Liberty of fuch an Honour. Petrus de Asherugge tunc Seneschallus honoris Sancti Waterici appropriavit distum manerium ad honorem Sancti Walerici —— Paroch. Antiq. p.

Appzopziare Communiam, To discommon, i. e. to separate and enclose any Parcel of Land, that was before open Common. So A. D. 1299. that was before open common of the Prior and Convent of Burcefter granted to the Rector of Asserting and the Bon hommes of that Place, quod sibi possion appropriare, & includere provoluntate sua tres Acras de Communi passura in Blake-

thorn, &c. Paroch Antiq p. 336. Approve, (Approbare,) To Augment, or, (as it were,) To examine to the utmost. For Example; To approve Land is to make the best Benefit of it by encreasing the Rent, &c. an. 9 Hen. 6. cap. 10. Bailiss of Lords in their Franchises are called their Approvers: And by what follows, you may see what Kind of Approvers or Improvers were formerly in the Marches of Wales, authorized by the Prince thereof. Richard de Lyngein Improver desuth Commission nostre tre-dout Seigneur le Prince deins le Counte de Hereford, & le Marches adjoygnant, a toutz yeeux qui cests Letters verront ou orront, salutz. Sachez mey aver grant a une Janin de Brompton loyal & liege home nostre Seigneur le Roy, & a ses servants, de vendre & acheter bests & berbez deins le Counte de Hereford, & le Marche adjoygnant sans empechement ou arrest de nulluy, come loyal & leige homnes, a son propre use many, come notate com-mes, a son propre use en en esse, ans refreshmente des Rebels de Gales. Et cest ma Lettre serva son Garrant. En tesmoignage de quel chose a yceste j'ay nusse mon Seal. Don a Lemestre le xi. jour de Julet le ann de Regne le Roy Henrie le quart apres le Conquest, quarte. - See 2 Part. Instit. fol. 472. lus liber tenens infra Baroniam illam se appruirare posset de vasto suo, &c.

Approyare also occurs in old Records, as, approy-

are vafta, --- and vaftis approyatis.

Appzobeamentum, --Cum omnibus Approveamentis, & aliis pertinentiis suis. Mon. Angl. 2 part. Approvement (Anno 43 Eliz. cap. 11.) is the fame with Improvement; but it is more particularly used for the Enclosing Part of a Common by the Lord of the Manor, leaving sufficient nevertheless for the Commoners.

The Word Approvement properly fignifies the Profits of a Farm : Posueruntque custodes qui medio tempore exitus & approviamenta terra ad opus illorum

tempore exitis of approvations. Approbator, Cometh of the French Approver, Approbator, It fignifies one that confessing Felony of himself, appealeth or accuse than other, one or more to be guilty of the same; and he is called so, because he must prove that which he hath alledged in his Appeals. Staunds. Pl. Cor. fol. 142. And that Proof is by Battle, or by the Country, at his Election that is appealed. The Form of this Accusation you may in Part gather by Crom. Just. of Peace, fol. 250, & 351, That it is done before the Coroner, either assigned unto the Felon by the Court, to take and record what he saith, or else called by the Felon himself, and required for the good of the Prince and Common-wealth, to record that which he faith, &c. The Oath of the Approver, when he beginneth the Combat, see also in Cromp. pag. ult.
As also the Proclamation by the Herald. Of the Antiquity of this Law, you may see something in Horn's Mirror of Just lib. 1. in fine cap. del Office de Coroner: and more at large, Braston. lib. 3. trast. 2. 21. Part. Inft. fol. 129. See Prover. Cun probator perfecerit quod promifit tenetur ei conventio, scilicat ut vitam babeat & membra, fed in regno remanere non debet, etiam fi velit plegios invenire, faith Braffon. Sce Fleta, lib. 2. cap. 52. par. 42. and Staundford's Pleas of the Crown, cap. 52.

Approvers of the Ring (Approbatores Regis,) are those that have the Letting of the King's Demeans in small Manors, to his best Advantage.

Anno 51 H. 3. Stat. 5. And in the Statute of 1 Ed. 3. cap. 8. the Sheriffs did call themselves

King's Approvers.

Appruare is to take to his own Use or Profit, viz. Domini vastorum & boscorum, &c. appruare se possunt de vastis, &c. W. 2. cap. 50.

Apulby . See Abballa.

Mquage, Aquagium quasi Aquæ agium, i. e. aquæ ductus, aquæ gangium, aquæ iter, a Watercourse. - Non liceat alicui de catero facere dammas vel fordas, aut alia impedimenta in aliquibus landeis, water-gangiis, sossatis, sive aquagiis communibus in marisco pradisto. Ordinatio Marisci de Romney sacta tempore H. 3. & Ed. 1. See Watergage.

Arabant ad Curian Domini, Was intended of

those who held by the Tenure of ploughing and tilling the Lands of the Lord, infra Cuviam, i. e. manerium fuum. Spel. Gloss. verb. Arabant.

Manerum juum. Sper. Gujo. vero. Arabia.

Arabia Grounds, Domesday Tit.

Essex. Rex. hundred, de Cheremessord. — Silva 20

porc. decem Acr. prati 2. noncul. Quatuor Aralia 23

proc. 50. oves 24. caponei, &c.

3rbitratoz, May be taken to proceed either from the Latin (Arbitrator) or the French (Arbitre) and fignifieth an extraordinary Judge in one or more Causes between Party and Party, chosen by their mutual Consents. West. Sym. Part. 2. Tit. Compromise, sett. 21. who likewise divideth Arbitrement into General, that is, including all Actions, Quarrels, Executions and Demands, and especial, which is of one or more Matters, Facts, or Things specified, ibid. fell. 2, 3, 4. The Civilians make a Difference between arbitrum and arbitratorem, lib. 76. π pro focio; for though they both ground their Power upon the Compromile of the Parties, yet their Liberty is divers: For Arbiter is tied to proceed and judge according to Law, with Equity mingled. Arbitrator is permitted wholly to his own Diferetion, without Solemnity of Process, or Course of Judgment, to hear and determine the Controverly committed unto him; so it be juxta arbitrium boni viri. See Alto & Baffo.

Arbitrement, Is an Award, or Determination, made by one, or two at the Request of two Parties at least. To every Arbitrement five Things are incident, feil. 1. Matter of Controverty. 2. Submission. 3. Parties to the Submission. 4. Arbitrators, and 5. Giving up of the Arbitrement. Dyer, 217. Pl. 60. How an Arbitrement may be avoided, see 7 H. 6. c. 40. And Termes de la Ley, f. 54. Also no Party shall be bound by an Arbitrement, unless the Award be delivered unto him. As it is, Co.

lib. 5. f. 103. And lib. 8. f. 98.

Arca Cyzographica, or Cyzographozum Jureorum, was a common Chest with three Locks and Keys, kept by certain Christians and Jews, specially designed for that Purpose, wherein all the Contracts, Mortgages, and Obligations, belonging to the Jews were kept, to prevent Fraud; and this by Order of King Richard I. Hoveden's

Annals, Parte poster, pag. 745.

3rconis, Arcus Ephippiarius. French, Arcon de Selle de Cheval; English, Saddle-bow. Bertramus le Wyle tenet terras in Braham Com. Bedf. de Domino Rege per Serjantiam reddendi per annum unum par Arcconum ad Sellam; & Prior de Neunham tenet terram in Surrey de Domino Rege, in capite per Serjantiam, reddendi per annum unum par Arceo-num dealbatum ad Sellam. Tenur. p. 37. Archi-deacon, Archilevita, Archidiaconus. In the

Primitive Church, the Archdeacon was employ'd by the Bishop in more servile Duties of collecting and distributing Alms and Offerings, and feems to have been subscrient to the Arch-Presbyters, the Urban or Rural Deans of Christianity, to whom they were originally as much inferior, their Order of Deacon was to that of Priests: Till by the Advantages of a Personal Attendance on by the Advantages of a retional Attendance on the Bishop, and a Delegation to examine and re-port some Causes, and Commission to visit some remoter Parts of the Diocese, they became in Effect Eyes to the Overseers of the Church; and by degrees advanc'd into confiderable Dignity and Power. Lanfranc Archbishop of Canterbury, was the first Prelate in England, who instituted an Archdeacon in his own Diocese about the Year 1075, when upon the Death of Godwyn, the Suffragan Bishop of St. Martin's, he would not confecrate any other assisting Bishop, but ordain'd Valerius Archdeacon, to execute the like Jurisdiction within his Diocese of Canterbury. Which Example gave Occasion to the Establishing of Archdeacons, and Allotting their Diffricts in every

other Diocese, within few Years after Lanfranc.

Archerp was a Service of keeping a Bow for the Use of the Lord, to defend his Castle. Fobannes de Archier qui tenet de Domino Rege in capite per Serjeantiam Archeriæ. Co. Litt. Sect. 157.

Arches Court, (Curia de arcubus) Is the chief and most ancient Consistory that belongeth to the Archbishop of Canterbury, for the debating of Spiritual Causes; and is so call'd from the Church in London, dedicated to the Blessed Virgin, commonly called the Church of St. Mary le Bow, where it is held; and the Church is named

Bow-Church, from the Fashion of the Steeple, whose top raised of Stone Pillars, is builded Arch-Historian Neubrigensis, and fignifies Ingenious wise, like so many bent Bows. The Judge of In picturis quoque opera argumentosa vocamus. Lib. 1 wife, like to many bent Bows. The Judge of In pictures guoque opera argumentola wecamus. Lib. 1, this Court, is termed The Dean of the Arches, or cap. 14. Apes argumentola, &c.

The Official of the Arches Court. Dean of the Arches, because with this Officiality, is commonly joined a peculiar Jurisdiction of thirteen and the Army: If don, and belonging to the Archbishop of Canterbury; of which the Parish of Bow is one, and the Principal, because the Court is there kept. Others conceive that he was first called Dean of the Arches, because the Official to the Archbishop being many Times employ'd abroad in Embassies for the King and Realm; the Dean of the Arches was his Substitute in this Court, and by that Means the Names became confounded. The Jurisdiction of this Judge is ordinary, and extendeth it felf through the whole Province of Canterbury. So that upon any Appeal made, he forth-with, and without any further Examination of the Cause, sends out his Citation to the Appellee, and his Inhibition to the Judge from whom the Appeal was made. Of this you may read more in Hift. de Antiquit. Eccles. Britan. And 4 Part,

In Inf. de Aniquit. Eccief. Britan. And 4 Part, Inf. fol. 337.

Inf. fol. 337.

Infliftes, Archiva, A derivative from Arca, a Cheft. The Rolls, or any Place where ancient Records, Charters, and Evidences are kept; also the Chancery, or Exchequer-Office. Also the private Repository in Libraries.

Ardesiæ were a Sort of Tiles of a blue Colour, like our Cornish Slate.

Breche is an old Word, fignifying to divulge;

from whence we derive the Word Rekon.

Arentare, To Rent out, or fet at a certain
Rent. —— Ricardus de Armestone Ballivus manerii Rent. — Keawais de Armejone Battous mineri de Kingesford, maliriole & per violentiam diftos Re-ligiofos de eadem pissaria ejecti, & ipsam Domino suo Arentari sesit in 12 sol. quos idem Dominus per 6 annos recepit. — Consuetud. Domus de Farendon, MS. f. 53.

Arereisment, Surprise, Affrightment .the great Arereisment and Ertenysement of the

Common Law. Rot. Parl. 21 Ed. 3.

Argentarius Miles is mentioned in Gero. Tilbury: Et dicitur qui ab inferiori scaccario ad superius defert loculum examinandi argenti, ubi videtur miles

Money. By Doomsday Tenure, some Rents to the King were paid in Argento albo, common Silver Pieces of Money, other Rents in libris urfis penfatis, in the Meral and full Weight and Purity. So the King's Manor at Brehul, Com. Buck. reddebat per anum 28 libras de albo argento,
This was when a Man was pro fovefta 12 libras urfas & penfatas. Paroch, convided of Treason or Felony. Thus Knighton,
Antig. p. 165. Hence in the next Age, that Rent which was paid in Money was called Blanch fearm, frequency with the second of t and afterwards White-rent; and what they paid in Provision was term'd Black-mail.

Brgentum Dei, God's Money; That is, Money given in Earnest upon the making of any North: I meet but with this one Authority of accounted — & in blodeo panno empto pro Armitaking such Money in Hand as an Earnest of a geris & valestis Prioris de Johanne Bandye de Magna-North: I meet but with this one Authority of accounted — & in bloke panne empto pro Armitaking such Money in Hand as an Earnest of a geris & valetiis Prioris de Johanne Bandye de Magnatemaning Sum. — Adam de Holt vendidit quinture. Tue, Pannario erga Natale Domini hoc anno 7 lib. tam partem manerii de Berterton Henrico Scot, & 15. fol. 11. Ken. Paroch. Antiquit. p. 576. This is cepit de predicto Henrico tres denarios de Argento Dei, pre manibus. Placit. apud Castr. 2 Ed. 3. Hence Arles, Earnest; and Arles-Penny, now used in Abbey of Battle, Com. Suss. where the Abbot and Yorkshire, where they likewise call Servants Vails are Convent granted Hugoni Francey Armigero suo, a Arles.

Argumentofus, Is a Word mentioned by our

Parishes in London, termed a Deanery, being ex- they refuse, then to be deprived of their Estates. empt from the Authority of the Bishop of Lon- From the Sax. Here, Exercitus, and Ban. Edictum.

From the Sax. Here, Exercitus, and Ban, Edictum.

Trictum icuatio, an old sportive Exercise, which seems to have been the same with running

at the Quintan, or Quintal. Sec Quintan.

31 ma dare, To Dub or make a Knight, An. Dom. 1144. 10 Steph. Ego Brientius filius Comitis, quem bonus Rex Henricus suttrivili, & cui arma dedit. & bonorem. So Arma capere, to be made a Knight. A. D. 1278. 31 Ed. 3. A die quo dictus Comes (i.e. Henricus de Lacy) arma militaria à Domino Henrico Rege data nostro cepit. Sce Mr. Kennet's Parochial Antiquities, p. 101, 289. Quem etiam premature militem fecit donatum chlamyde coccinea, genimato halhae in hebdomada Pentecostes, silium suum Henricum apud Westm. armis militaribus honoravit. And in Walsingham, pag. 507. Die Dominica in vigilia Purificationis, Edwardus juvenis suscept arma militaria. Tis true, the Word Arma in these Places signifies only a Sword, but fometimes a Knight was made by giving him the whole Armour: Thus we read, Lanfrancus Dorobernensis Episcopus eum Iorica induit, 😂 galeam capiti imposuit ; eique 😂 Regis filio militiæ cingulum in nomine Dei cinxit. Ordericus Vitalis. Lib. 8. de Henrico, &c.

arma oevonere, Was enjoin'd when a Man had committed an Offence. LL. Hen. 1. cap. 68.

3 rma libera Were a Sword and a Lance which

were usually given to a Servant, when he was made free.

Tria molnit?, Sharp Weapons that cut, and are not blunt, which only break or bruife, Bratt. lib. 3. traft. 2. ca. 23. & Staundf. Pl. Cor. 78, 79. Bratton's Words be these, Arma molusa plagam faciunt, sicut gladius & bujusmedi : Ligna vero & lapides, brusuras, orbes & ietus, qui judicari non possunt ad plagam, ad hoc ut inde venire possit ad duellum. And Fleta lib. 2. c. 33 par. 6. calls them arme emolita.

Arma mutare was a Ceremony used to confirm

a League or Friendship.

poni pro gregario famulo.

3 rmandia. Habent Principes
3 rgentum 3 lbum, Silver Coin, or current plura jura five regalia ut funt Armandia, quod ex-Armandiæ, or jus Armandia. Habent Principes ponitur per aliquos esse jus faciendi fieri arma; & per alios esse littora qua sunt publica & regalia quoad defensionem ac protectionem, ut probibeant ibi fieri quicquam se usus litoris publicui impediatur M S. wocat. antiqua Via, penes Tho. Street. Servien. ad legem. Urma reversata. This was when a Man was

vestimento cum armis reversatis. lib. 3. pag. 2546. Urmigeri; Not only a Title of Dignity, but the common Appellation of Servants, especially in Convents. I suppose the better Sort of Servants, yet such as word Liveries in the Priory of Bargain. It is still called God's Penny in the Burcester, where in 4 Hen. 6. the Prior and Bursar Livery.

Armour or Arms, (arma) in the Understand-Man wears for his Defence, or takes into his Hands, or useth in his Wrath to cast at or strike another. Crompt. Fusice of Peace, fol. 65. So that Armorum Appellatio non usique scuta & gladios, roye. Thus we read in Thorn's Chron. Cantal of the galeas significat, sed & suffer that fusion in the suffer search of the suffer search of the suffer suffer search of the suffer s & galeas significat, sed & fustes & lapides.

Time arc also what we call in Latin Insignia,

Enfigns of Honour.

Armistare is a Sort of Punishment decreed or imposed by the Judge. Malmib. lib. 3. pag. 97.
Wallingham, pag. 430. At first it was to carry a
Saddle at his Back in Token of Subjection, viz. Nudis vessigiis equestrem sellam ad satisfaciendum humeris feret. Thus Brompton tells us, that in the Year 1176, the King of the Scots promised Henthe ad. at York, Lanceam & sellam suam super Altare Sancti Petri, ad perpetuam bujus subjectionis me-

moriam offerre.

Brnaidia, Arnoldia: A Sort of Disease, that makes the Hair fall off, like the Alopecia, or like -Deinde uterque Rex in-Distemper in Foxes. cidit in agritudinem quam Arnaldiam wocant, in qua ipst ad mortem usque laborantes capillos suos deposuerunt. Rog. Hoveden. Ric. t. p. 693. & Brompton. col. 1201.

— Cum autem Rex Ricardus per aliquot dies ibi moram feiiset, gravissman incurrit agritudinem, qua auson Arnaldio. vulgo Arnoldia vocatur, ex ignota regionis constitutione cum ejus naturali complexione minus concordante. Gaufridi Vinefaulf, Ricardi Regis, Iter Hierof. cap. 4.

1. 3. Arpen, or Arpent, (Fr.) an Acre or Furlong of Ground: The most ordinary one, called L'Ar-

diers. Pat. 1 Ed. 2. p. 1. m. 3.

3 train or 3 train, (from the French Arranger, i. e. To fet a Thing in Order, or in its Place,) hath the same Signification in Law: For he is said to arraign a Writ of Novel Disseisin, who prepares and fits it for Trial before the Justices of the Circuit. Old Nat. Br. fol. 109. Littleton (pag. 78.) useth the Word in the same Sense, viz. The Lessee arraigneth an Assis of Novel Disserting the Assis is to cause the Tenant to be called the make the Desire. called, to make the Plaint, and to fet the Cause in such Order, as the Tenant may be forced to answer thereto. Coke on Littl. fol. 262. b. Also a Prisoner is said to be arraigned, when he is indicted and brought forth to his Trial. Arraigned within the Verge upon Murder. Staundf. Pl. Cor. fol. 150. The Manner of this Arraignment you may read in Sir Thomas Smith de Rep. Angl. lib. 2. cap. 23. — The Learned Spelman is of Opinion сар. 23. it should be written Arrame, from Arramare, and that from the old French Arramir, i. c. Jurare, Word as Arramare; but in all the Writs of Assice livus Manerii de Kingesserd, malitiose er violentiam in Fitzb. Nat. Brev. The true Derivation of the contraction of the results of the contraction of the and in Fitzh. Nat. Brev. The true Derivation is sam Domino suo arrentari from the Fr. Arraisonner, i. e. Ad rationem ponere, Dominus per 6 annos recepit.

yearly Prestation or Wages, and a customary viz. To call a Man to answer in Form of Law. And this comes from the barbarous Lat. Adrationare. i. c. Placitare: So that when a Criminal is arraigned, 'tis ponere eum ad rationem.

Rediit tota fortitudo, &c. distincta & bene arraiata. So that it fignifies, in a particular Manner, Military Order; but now a Ranking or Setting forth a Jury of Men empanelled upon a Cause. 18 Hen. 6. cap. 14. Hence the Verb to Array a Panel. Anno 3 H. 5. cap. 5. and Old Nat. Br. 157. That is, To fet forth the Men empanelled one by another. The Array shall be quashed. Ibidem. By the Statute every Array in Affife ought to be made four Days before. Brook, Tit. Pannel. Numb. 10. To challenge the Array. Kithen, fol. 92. See Challenge. To lead and conduct Persons arm-

ed and arrayed. 14 Car. 2. cap. 3.
Arcavers, (Arraiatores) is used in the Statute, 12 Rich. 2. cap. 6. for fuch Officers as had Care of the Soldiers Armour, and did see them duly accounted in their Kinds Such were the Commissioners of Array, appointed by King Charles the First, in the Year 1642 and Edward the Third, in the first Year of his Reign, appointed such Commissioners to array Men against the Scots: Edw. Dei Gratia Rex Anglia, Dominus Hib. & Dux Aquit. dilectis & fidelibus suis Fohanni de Occlesthorp & Johanni de Fenton, electoribus & Arraiatoribus Agreen, or Appent, (Fr.) an Acre of Ground: The most ordinary one, called L'Arpent de France, is one hundred Perches square, after eighteen Foot to the Perch; some account it but half an Acre, This Word is often found in Domeflay, Quatuur Arpenni vinea noviter plantata. Tit. Middlefer.—Septem acras terrae unum Arpentum qua me contingebant per Eschaietam. Ex Reg. Priorat. de Wormsley, fol. 7. b. where Appen potentes ad pagnandum ejusdem Wapentachii tam misteems to be some Quantity less than an Acre. Hence Arpentator is used for a Measurer of Lands.

Arrange of Foot Solution of Arraying of Foot Solution and Accompt, or a Sum of Money remaining in the Hands of an Accomptant. It is a sufficient of the Arraying of Rent.

unpaid at a due Time; as Arrearages of Rent. That this Word is borrow'd from the French, appears by Tiraquel, De utroque retractu, Tom. 3.

pag. 3. num. 10.

Arrectatus, Suspected, Accused. Offic. Coronat. Si autem aliquis arrectatus fuerit de morte alicujus periclitantis, capietur & imprisonetur. From the old Norman, rette. Westm. cap. 1. Quaunt Clerk est prife pour rette de felonie. - Ceus queux sont endites de tiel rette per solemne inquest. So cap. 21. Spelman.

Brrenatus, Arraigned. Stephanus Rahaz, Vic. Leic. arrenatus & ad rationem positus de boc quod,

&c. Rot. Parl. 21 Ed. 1.

Arrentare is a Word often mentioned in our Histories, and it fignifies To rent, Viz. Ne terra vel tenementa corum ca occasione arrententur. Charta, Ed. 1. And in the Monasticon, 2 Tom. pag. 273. viz. Reddendo nobis per Annum 56 folidos ad quos vasta & assarta sua in diversis forestis arrentanda assigna-tos arrentabantur. And in Consuetud. Demus de

Arrentation,

in the Forest, to enclose them, (Bassa haya & parvo fossato, i. e. with a low Hedge, and small Ditch, which is according to the Assis of the Forest,) under a yearly Rent. Saving the Arrentations is a saving Power to give such Licences for a yearly Rent. Rents for Purpressures arrented,

Ayearly Reini, Reinis for Furpretures avenue, Anno 22 Car. 2. cap. 6.

31 Trest, Fr. A Stop or Stay, and is metaphorically nied for a Decree, or Determination of Causic debated or disputed pro and cor; as Arrest a Senat, i. e. Placitum Curie. With us Arrest is taken for the Execution of the Command of some Court or Officer of Justice; and a Man stopped, stayed, or apprehended for Debt, &c. is said to stayed, or apprehended for Debt, etc. is half to be arrefted, which may be called The Beginning of Imprisonment. See Hantelode. To move or plead in Arrest of Judgment, is to shew Cause why Judgment should be staid, notwithstanding the Verdict be given. To plead in Arrest of taking the Inquest upon the former Issue, is to shew Cause why an Inquest should not be taken, &c. Brook. Tit. Repleader. For preventing of Arrests Brook. 111. Repleader. For preventing of Arefis of Judgments, see Statute 16 & 17 Car. 2. cap. 8. Budeus (says Lambard Eirenarch. lib. 2. cap. 2. pag. 94) in his Greek Commentaries, thinks that the French Word Arreft, which with them (as we said) signifies the Decree or Judgment of the Court, took Beginning from the Greek speed, it Placitum as way for the Black of the Placitum as ways for the Placitu i. e. Placitum, as we may say the Pleasure of the Court, yet I believe rather that we receive the fame from the Normans Law, because we use it in the same Sense with them: For commonly with us an Arrest is taken for the Execution of the Commandment of some Court, or of some Officer of Justice: But howsoever the Name began, an Arrest is a certain Restraint of a Man's Person, depriving him of his own Will, and binding him to become obedient to the Will of the Law: Precepts and Writs of the Highest Courts of Law, do use to express it by two several Words, Capias and Attachies, to take or catch Hold of: And it seems that this Word is spread farther than France, for Gale, a German Writer, shews by his Trattate, De Arrestis Imperii, that it is used in the Imperial Treaties, in the same Signification. cap. 1. n. 1. Arrestanois bonis ne discipentur is a Writ

which lies for him whose Cattel or Goods are taken by another, who during the Controverfy doth or is like to make them away, and will hard-ly be able to make Satisfaction for them after-

ward. Register of Writs, fol. 126.

Arreffando iplum, qui pecuniam recepit ad proficifeendum in obiequium Regis, &c. is a Writ which lies for the Apprehension of him that hath taken Prest-Money for the King's Wars, and hides himself when he should go. Register of

Writs, fol. 24. b.

Arreito tado fuper bonis meccatozum atienigeno:um, &c. is a Writ which lies for a Denizen against the Goods of Strangers of any other Country, found within this Kingdom, in Recompence of Goods taken from him in that Country, after he hath been denied Restitution there. Register of Writs, fol. 129. a. This among the ancient Civilians was called Clarigatio, now barbaroufly Re-

Brrentation, (from the Span.) Arrendare, q. Ad Imputed or laid unto; as, No Folly may be arrettum redditum dimittere, Ordin. Foreste, 34 Edw. 1. retted to one under Age. Littleton, cap. Remitter. cap. 5.) signifies the Licensing an Owner of Lands Chaucer useth the Verb Arrettith. i. e. Lauert retted to one under Age. Littleton, cap. Remitter. Chaucer useth the Verb Arretteth, i. e. Layeth Blame, as it is interpreted. Bracton says, Ad recum habere Malefactorem, i. e. To have the Malefactor forth coming, so as he may be charged, and put to his Trial, Lib. 3. traft. 2. cap. 10. And in another Place, Restatus de morte hominis, charged with the Death of a Man.

Arrpennes, Arpennus, the fame with Arpennis, an Arpen or Arpent. Ego Bernardus de Novo Mercato, consensu Henrici Regis, pro anima Joannis patris sui, dedi Sancta Trinitati Sanctoque Martino de Bello in Gualia super littus prafati fluminis, quod Tile dicitur tres Arrpennes pratorum. Cartular. S. Jo. de

Brcon, MS.

Brrura, - Hoc Scriptum factum apud Sutton Courtenay, 30 Die Dec. 4 Edw. 3. inter Dominum Hugonem de Courtenay ex parte una & Ric. de Stan-luke & Johannam uxorem ejus ex altera, testatur, quod idem Dominus Hugo in excambium - remisit quod idem Dominus Hugo in excambium — remisti—eislam Ricardo & Johanna — omnimoda opera, viz.
Arruras, Messions & Cariagia, & alia quacunque
opera. — Et ipsi non dabunt Peosee, &c. Penes Tho.
Wollascote de Sutton tredit. Ar. And in the Black
Book of Heref. I sind De operationibus Arrura
which signifies Days-Works of Plowing: For, of
old, Customary Tenants were bound to plow

certain Days for their Lord.

2 rfurs, The Trial of Money by Fire after it was coined. Auri wel argenti conflatio purgationis ergo vel examinis. Where it is said in Domesday, Reddit 50 l. ad Arsnram, it is meant of lawful and approved Money, whose Allay was tried by

Art and Part is a Term wed in Scotland and the North of England. When one is charged with a Crime they say, He was Art and Part in committing the same, i. s. That he was both a Contriver, and acted his Part in it.

Arthel, (An. 26 H. 8. cap. 6. - And that no Perfon or Perfons that hereafter, at any Time, eaft any Thing into the Court with n Wales, or the Lorothips Warches of the fame, by the Wean og Mame of an Arthol, by reason wheree the Court may be letted, diffurbed, or disc neture ed fog that Time, upon Pain of, Sco.) is a British Word, and is more truly written arobetu. which the South Welshmen write Arallel, and fig-nifies (according to Dr. Davis's Dictionary) Afte. nines (according to Di. Davis s Dictionary) Apipulari, Afferere, Vindicare; Affertio, Vindicatio;
Augl. Bouch. Example; D other Spn, 'at
ledged pn ei Law thaid iddo gensio Arddelw
eptreithson, i kwzw ei ledged oddrogtho, i. e. If a Man be taken with stoln Goods in his Hands, he must be allowed a lawful Arodelw (Vouchee) to clear him of the Felony: Which is Part of the Law of Howel Dda; but probably was fo abused in Henry the Eighth's Time, by the Delay or Exemption of Felons and other Criminals from Justice, that Provision by this Statute was made against it. According to the Laws of Howel Dda, every Tenant holding of any other than of the Prince or Lord of the Fee, paid a Fine pro defensione Regia, which was called drian arbhei.

Articles of the Clergy (Articuli Cleri) are certain Statutes made touching Persons and Causes Ecclefiaftical, Anno 9 Edw. 2. and Anno 14 Edw.

3. Stat. 3.

prifalia.

Attituus, an Article or Complaint exhibited by Way of Libel in a Court-Christian; Sometimes, He who is converned before a Judge, and times the Religious bound themselves to obey charged with a Crime. It is sometimes used for the Ordinary without such Process: As Anno Dom.

1300

1300, the Prior and Convent of Burcester sub-mitted themselves to the Official of Lincoln, &c. so that it is no Ofience, if done with License. Quod possint eas & corum successores per omnem censur-To this also may Bratton be added, lib 4 cap. 38 Quod possint eos & eorum successores per omnem censuram Ecclesiasticam ad omnium & singulorum præmissorum observationem, absque articulis seu libesti petitione, & quocunq; strepitu judiciali compellere. Paroch. Antiq. Pag. 344.

Arundinetuin.

Recds grow. 1 Inft. fol. 4. b. Arbii Bupper, a Feaft or Entertainment given at Funerals, which Custom is still retained in fome of the North, and North-west Parts of England. So Arvil-bread, the Loaves distributed to the Poor at such Funeral Solemnities. And Arvil, Arval, Arfal, are used for the Burial or Funeral Rites.

Come, bring my ferkin Tibb, Ile to the Arvil, Yon Man's dea Seuy Seoun, it makes me Marvil. Yorkshire Dial. p. 58.

Arura, pro Aratura. Ploughing: Una arura, One Day's Work at the Plough. Tenet in bondagio & debet unam aruram in yeme, & unam furculaturam. Paroch. Antiq. p. 401. Hence in wrulaturam. Paroch. Antiq. p. 401. Hence in. Witthire to Ear is to plough, and an Earing is a Day's Ploughing. In which Sense the Word oc-Gen. 45. 6. Deut. 21. 4. 1 Sam. S. 8. 12, &c.

Thenforium, i. e. Steps by which one afcends.

Brevis eft scala, non laboriosa, tribus tantum distincta ascensoriis. Petrus Blesensis. Term. 24.

Ascessorium (Archisterium, Assisterium, Aciste-

Greek Word, and fignifies a Monattery. It often occurs in our old Histories. Du Cange.

occurs in our old Hittories. Du vange.

Affecteta, a Secretary.

Affacth, or Affath, Was a ftrange Kind of Purgation, used of old in Wales, by the Oaths of 300 Men: For fo I find it explicated in ancient MSS. Assached in Fur. de 300 homes in Gales; and is now abrogated. But this Custom prevailed to 1 H. 5. where a Statute cap. 6. reports it thus.

Walli emprisonez (Anglos) tanq. al temps que ils ount fait gree a eux en cel partie, ou que ils vorront se excuser (de le mort des tiels Rebelles enfydire per un Assath sclong la custome de Gales; cest a dire per le serement de ccc. homnes, &c. Spelman.

Assatum; In the Opinion of Manwood,

Part 2. ca. 9. nu. 5. Of the Forest-Laws, comes from the French assartin, fignifying to make plain, Assartim est quod redactium est ad culturam, Fleta lib. 4. cap. 21. Item respondere: It is, saith the same Manwood, ca. 9. nu. 1. an Offence committed in the Forest, by pulling up by the Roots the Woods, that are Thickets and Covert for the Deer, and by making them as plain as arable Land. This is reputed the greatest Offence or Trespass, that can be done in the Forest to Vert or Venifon, containing in it Waste, or more; for whereas Waste of the Forest, is but the selling and cutting down of the Coverts, which may grow up cutting down of the Coverts, which may grow up in Time again; an Assert is a plucking them up Assert again; an Assert is a plucking them up the Roots, and utterly destroying them, that they can never grow again. And this is confirmted out of the Red Book in the Exbequer, in these words, Assert a vero, occasiones nominantur, quando, &c. Forest nemora vel dumeta, pascuis & latibulis freatum opportuna succiduatur; quibus succiss & rapedibus fat, vel equo aut machinis, aut quacunque alia dicibus avuis terra subvertitur & excoltur. And again, out of the Reg. Orig. fol. 257: a, b. in the Writ ad quod damnum, sent out in Case where a Man success of the success of the success of the Reg. Orig. fol. 257: a, b. in the Writ ad quod damnum, sent out in Case where a success of the success Man such for License to Assart his Grounds in dingenses in tota possessione sua omnem Justitiam de

nu. 11. where he saith, That the Words Boscu. efficitur assartum, signify as much as redactus in ablque articulis seu libelli petirepitu judiciali compellere. Paroch.

Ground, or a Place where
off. sol. 4. b.

a Feaft or Entertainment given h Cultura Miller. And in Manwood, Part 1. p. 171.

The Word is used 4 E. 1. Stat. 1. in the same th, and North-west Parts of liberad, the Loaves distributed ch Funcral Solemnities. And it is considered to the Abbot of Rames, Sett. 198. & 10 and 19 at The First to the Aboot of Rames, Sect. 195. 6 in Pat. 18 E. 3, p. 1. m. 19. Et quibtssiam Satis quassatavennt homines ejustem foreste, Sec. Assure quassato anciently used for a Parcel of Lano essare, as appears by a Charter of Roger Earl of Mortimer, without Date, which is in the Custody of Mr. Thomas Bridgwater: Sciant, quod ego Rogerus de Mortuo mare Dedi Adi Pistori pro servicio suo decompositate terre successia successia de Mortuo mare Dedi Adi Pistori pro servicio suo decompositate terre successia successia successia de Mortuo mare Dedi Adi Pistori pro servicio successia successione decem acras terra super Mughedone inter pratum quod -Tenet in suit Petri Budelli & viam que vadit per medium & unam Mughedone. Dedisetiam eidem Adi Duo Afarta Hence in en la Hope, qua appellantur Ordrichesruding & Aldicheruding, in quibus Afartis continentur quin us acra ad eandent mensuram tredecim acrarum surer Mughedone, &c. Hils teftibus, Ade Salvag. Wait. de novo Menul, &c. The Word Affartum or Essartum, is by Spelman deriv'd from Exertum, as if Wood were thence pull'd or rooted up. Some derive it a farriendo, from weeding or cleaning Fields. Skinner runs into more fanciful Conjectures, à Lat. Exarturare, i. e. artus seu ramos arboris descindere, arborem detruncare, vel si mavis à Lat. Exaltuare, i. e. faltum in agrum cultum tranfmutare. Mr. Somner is much more rational and happy, who thinks Exartum to be a Contraction of Exaratum; to which Opinion the learned Du Fresne inclines. Alii denique ab Exaro unde Exaratum, Agerexaratus, prescissus; & per contractionem Exartum, uti scribi passim in vetustioribus Chartis observare est. Quam ultimam sententiam fulciunt Tabula veteres in Cronico Besuensi, &c.

Martineuts, (Rot. Parl. 51 Ed. 3. feem to be used in the same Sense as

Affart Rents, which were Rents paid to the Crown for Forest-Lands affarted. Stat. 22 Car. 2.

cap. 6.
24 flault, Infultus or affultus, Cometh of the French Verb assayler, i.e. adoriri, invadere; and that French Word may be derived from the Latin assilire, that is, vim afferre, oppugnare. It fignifies in Law a violent kind of Injury offered to Man's Person, of a higher Nature than Battery; for it may be committed by offering of a Blow, or by a threatning Speech, Lambar. Eiren. lib. 1. ca. 3. As to threaten a Collector with harsh Words, that he dares not for Fear execute his Office, hath been reckon'd an Affault. To strike at a Man, though he be neither hurt nor hit, hath been adjudged the like. 22 Lib. Aff. Pl. 60. That

Affaltu.

Affaltu, & murdris, & furtis, de sanguinis effusione, the same Debt, and by that Meansthe Heir shall Affaltus does in the like Sense occur in the Laws of Ed. Conf. cap. 12.

May of Menfures and Meights. (Derived from the French Essay, i. a Proof or Trial,) is the Examination used by the Clerk of the Market, Reg. Orig. fol. 279. Ac aflifam & affayam panis, vini

& cervific. Paten. 37 H. S. Tho. Marrow.

Mayer of the king, (Affayator Regis) French Affayeur, Is an Officer of the Mint, for the due Trial of Silver, indifferently appointed between the Mafter of the Mint, and the Merchants that bring Silver thither for Exchange. 2 H. 6. ca. 12. Vessels of Gold shall be assayed. 28 E. I. ca. 20.89 Vettels of Gold thail be a flayed. 28 E. 1. ca. 20.0° 18 Car. 2. ea. 5. Mandatum eft Will. Hardel Clerico, quod convocatis in presentia sua omnibus, Menetanis, Affayatoribus, custodibus, operariu, & aliis minifris de Cambiis Regis London. & Cantuar. per visum & testimonium illorum provideat, quod tot & tales operarii sint in pradictis (ambiis, qui sufficiant ad operariumes regias faciendas. ne Rex pro desettu buissmostimos regias faciendas. ne Rex pro desettu buissmostimos regias faciendas. rationes regias faciendas, ne Rex pro defectu bujusmodi ministrorum dampnum incurrat. T. apud Woodstoke

a mmytrorum aampnum incurrat. 1. apua Wooajtoke 10 Jun. Clauf. Hen. 3. n. 8. 3 Inapfiate, To take Confessor or Fellow Judges.—Henricus Dei gratia Rex Angl. &c. di-leHo & fideli su Nicholao de la Tur, salutem. Sciamus quod constituimus vos fusticiarium nostrum una cum biis quos vobis duxeritis Alfaysiandos ad assisam nova Disseisina capiendam. --–Cartular Abbat Gla-

fton. MS. f. 57.

Affective, Adjecurare, To affire or make fecure by Pledges, or any folemn Interpolition of Faith. In the Charter of Peace between Hen. II. and his Sons, recorded by Hoveden, sub an. 1174. Adsecuravit in manu Domini Regis Patris sui. quod illis qui servierunt ei, nec malum nec damnum

aliqued bac de causa faciet.

Mactiation, the Setting of the King's Rents:
Ubi Ballious Regis patta sibi merede pradia Regis

minore pretio elocat.

Affemble, i. e. Aggregare, to flock together; whence also is the Substantive Affembly, Congregatio; in a legal Sense signifying the Meeting of three or more Persons, to do an unlawful Act, although they do it not. Lamb. Eiren. lib. 1. ca. 19. See Unlawful Affembly.

Austin: Fleta lib. 1. cap. 15. useth it quasi Ordinator, Collector, Dispositor: We now use it for him who assessing publick Taxes, as two Inhabitants in every Parish were Assessing for the Royal Aid, that is, rated every Person according to the Proportion of his Estate. Anno 16 8 17 Car. 2. cap. 1. Also an Officer in the Presbyterian Assem-

blies.

MILETE, From the French Affez, i. e. Satis. Bratt. lib. 5. traff. 3. ca. 8. nu. 2. And altho this Word wear the Vizard of a Substantive, yet is it in Truth but an Adverb, and fignifies Goods enough to discharge that Burthen, which is cast upon the Executor or Heir, in satisfying the Testator's or Ancestor's Debts and Legacies. See Bro. Tit. Affets per descent, that who focuer infilts upon Affets, intends thereby that the Party charged hath enough descended, or come to his Hands, to cischarge the Thing in Demand. The Author of the New Terms of Law, maketh two Sorts of As fets; Affets per defient, and Affets enter mayns: Affets per defeent is where a Man is bound in an Obwhich descend to his Heir, then his Land shall be called Affets, that is, enoughor sufficient to pay

& Pacis infratione. Cart. 1 Hen. 1. in Cartular. be charged as far as the Lands fo to him descend-Abbat. de Radinges, MS. f. 1. b. The Word ed will extend. But if he have alienated before the Obligation be put in Suit, he is discharged. Also when a Man seized of Lands in Tail, or in the Right of his Wife, aliens the same with Warranty, and hath in Value as much Lands in Fee-fimple, which descends to his Heir, who is also Heir in Tail, or Heir to the Woman; now if the Heir after the Decease of his Ancestor, bring a Writ of Formedon, or Sur cui in vita, for the Land fo alienated; then he shall be barred, by Reason of the Warranty; and the Land so descended, which is as much in Value as that which was sold, and so thereby he hath received no Prejudice; therefore this Land is called Affets per defcent. 2. Affets enter mayns is when a Man indebted makes Executors, and leaves them sufficient to pay his Debts and Legacies; or fome Commodity or Profit is come to them in Right of their Teltator; this is called Affets in their Hands.

differmare, To draw or drain out Water from Marshy Grounds, - Quod ipsi marisum pradictum Assewiare, & secundum legem marisci wallis inclu dere & in culturam redigere, ---- & marif.um istum sie Mon. Ang. 2 Vol. fol. 334.

Müdere or Müdare, to Tax equally. Provifum est generaliter quod pradicta Quadragesima boc modo assideatur & colligatur. Matt. Paris. an. 1232. Sometimes it fignifies to affign an annual Rent to be paid out of a particular Farm; as Manerium Rex Stephanus dedit & affedit eis centum marcis.

Millin, Assignare, has two Significations, one general, as to appoint a Deputy, or fet over a Right unto another; in which Sense Britton faith (fol. 122.) This Word was first brought into Use for the Favour of Bastards, because they cannot pass under the Name of Heirs, therefore were and are comprised under the Name of Assignees. The other Signification is special, as to point at, or set forth; so we may say to affign Errors, Old N. B. fet forth; lo we may lay to assign Errors, Old N. E. fol. 19. that is, to show where the Error is committed. To assign false Judgment, Id. fol. 11. that is, to declare how and where the Judgment is unjust. To assign a false Verdiët. Id. fol. 112. And to assign a Ferjury. Ann. 9. R. 2. cap. 3. To assign the Cessor. Old Nat. Brev. fol. 1341. To shew how the Plaintiff had ceffed or given over. To assign Waste, is to shew wherein especially the Waste is committed. Reg. Orig. fol. 72. Assign in a general Signification is used 20 E. 1. and 11 H. 6. ca. 2. in these Words, Justices assigned to take Assizes. And the Substantive Assignment hath the same Signification, West. Symbol. par. 1. lib. 2. fest. 496. As the Assignment of a Lease, is the setting over the Interest of the Lessee to another. In which Manner is used also the Word Affignee, assignatus, for one that is appointed or deputed by another, to do any Act, or perform any Business, or enjoy any Commodity. And such an Assignee may be either by Deed, or in Law: Assignee by Deed, is he that is appointed by a Person; as when beta, a Lessee of a Term Asses, the same to another, he is his Asses by Deed: An Asses in Law, is he whom the Law so makes, without any Appointment of the Person. Dyer, fol. 6. nu. 5. So an Executor is Affignee in Law to the Testator, who dies possessed of a Lease made to him and his Assignes. Perkins (Tit. Grants) saith, That an Assignee is he that occupieth a Thing in his own ligation, and dies seized of Land in Fee-simple, Right, and Deputy is he that doth it in the Right of another.

Affignment of Dower. See Eftablishment of | Dower.

Assumulare, i. e. To put together. 'Tis mentioned in Leg. H. 1. cap. S. De via regia, viz. viare, & bubulci de longo sumbli sui possint Assimu-lare, &c. Tanta vero debet esfe, ut inibi duo carri sibi possint ob-

Affila eaters, To be Nonsuited. In what Cases such Nonsuit is suffered, see Fleta lib. 4.

cap. 15. & lib. 5. cap. 6. Affife, i. e. When the Defendant pleads to the Affize without taking any Exception to the Count, Declaration, or Writ.

Maila cadit, i. e. when there is such a plain and legal Infinfficiency, that the Complainant can proceed no farther in it. Fleta lib. 4.

cap. 15.

Milla cadit in juratam is where the Thing in Controversy is so doubtful, that it must necessarily be tried by a Jury. Fleta, lib. 4. cap. 15. Bra-

Hon, lib. 2. cap. 7.

Affifa Continuanda is a Writ directed to the Justices assigned to take an Assife, for the Continuance of the Cause, in Case where certain Records alledged cannot in Time be procured by the Party that would use them. Reg. of Writs,

fol. 217.

Affica Banis & Cerbif &, the Power or Privilege of Affifing or adjusting the Weights and Mea-fines of Bread and Beer. As the Weight of Bread prescribed by the Magistrate is still called the Size or Assize of Bread. So Half a Crust or Farthing-Bread is in Cambridge called a Size of Bread; and a Scrvitor is there a Sizor, or one who is to live upon such an Assized Allowance: Hence to Size, i. e. to match Cloths, Silks, &c. or to get some of the same Assize or Proportion: Hence Size for Height and Stature. Sizely in the

North is proud and coy.

20011a Dzozoganda is a Writ directed to the Justices of Affife, to stay proceeding by Reason of

the King's Business, wherein the Party is employed. Reg. of Writs, fol. 208, & 221.

Mist, Cometh of the French Assis, which in the Grand Customary of Normandy, ca. 24. is thus defined.

Assis is an Assembly of Knights, and other substantial Men, with the Bailiff, or Justice, in a certain Place, and at a certain Time appointed: And again ca. 55. Affize is a Court in which, whatfoever is done, ought to have perpetual Strength. This Word is properly derived from the Latin Verb affideo, to fit together Littleton in his Chapter of Rents faith, That it is Æquivocum, fetting down three feveral Significations of it; one, as it is taken for a Writ; another, as it is used for a Jury; the Third, as for an Ordiname. Assize then is taken for a Writ directed to the Sheriff, for the Recovery of the Possession of Things immoveable, whereof any one, or his Ancestors, have been diseized. And this is as well of Things Corporcal, is Right Incorporeal,

being of four Sorts, as here follow in Order.

Aftize of Movel Diffethin, Aftin Nova Diffethia, lies where a Tenant in Fee-timple, Fee-tail, or for Term of Life, is lately differed of his Lands or Tenements, or else of a Rent-service, Rentfeek, or Rent-charge, of Common of Pasture, of an Office, of a Toll, Tronage, Passage, Pawn-age, or for a Nusance levied, and divers other such like; for Confirmation whereof, you may read Glarvile, lib. 10. cap. 2. Braff. lib. 4. traff. 1. And by our Laws likewise there must be 15 Days of per totum, Britton, cap. 70. & seq. Reg. Orig. fol. Preparation, except they be tried in the standing

197. F. N. B. fol. 117, 178, 179. New Book of Entries, fol. 74. col. 3. West. 2. c. 25. an. 13 E. 1. And to this may aprly be added the Bill of Fresh Force, which is directed to the Officers, or Magi-strates of Cities, or Towns Corporate, being a Kind of Affize, for Recovery of Possession in such Places, within forty Days after the Force, as the ordinary Affize is in the County. F. N. B. fol. 7. A tut ceus ke cest escrit oirunt ou verrunt Reynande de Ginges falut. Come Hawise de Vere mey empleda devant Juistices en le oyer de Chelmsford par un Brief de Novel disseisin de un chemin ke io avoy estoppee ou luy & ses tenants de son Maner de Dunham soloyent & devoyent aleer, karier & chaseer seersus le Marcheo de Raylee, sans nul disturbance en un chemin kest appelle Martinslane ke se estent de le meason Ade Martin deskes au chemin kest appellee Brunsthever. Jo pur moy & mes beires voile & graunt a lavandit Hawise & a ses beires & a ses avantdits tenants de Dunham kil eent le avantdit chemin sarns nul disturbance de moy ou de mes heirs a tuts jours a aleer chaceer En karier sicome est avantdit. En tesmoinance de cest chose io lure ay donne ma lettre patente enselee de mon seele devant Sirc Williaum de Lamburne, Nicolas de Barenton, &c. donne a Chelmsford le Meskredy procheint avant le Feste St. Simon & St. Jude, le an treseime du regne le Roy Edward. Penes Will. Andrew Baronet. Dom. Manerii de Dunham, alias Downham. This the Civilians, call Judicium Possessionem recuperandi.

Aufle of Bogt d'aunceltog, Afffa mortis antecef foris, Lieth where my Father, Mother, Brother, Sister, Uncle, Aunt, & c. died feised of Lands, Tenements, Rents, & c. that he had in Fee-sim-ple, and after his Death a Stranger abateth: And it is good as well against the Abator, as any other in Possession. How this may be extended, see Bratt lib. 4. tratt. 3. per totum. Brit. cap. 70. Fitz. Nat. Brev. fol. 114. Reg. Orig. fol. 223. This the Civilians call Judicium Possessionem adi-

piscendi.

Affile of Barrein Pzelentment, Affifa ultime prasentationis, lies where I or my Ancestor have presented a Clerk to a Church, and after the Church being void by his Death, or otherwise, a Stranger presents his Clerk to the same Church in Disturbance of me : And how otherwise this Writ is used, see Brast. lib. 4. trast. 2. Reg. Orig. fol. 30. F. N. B. fol. 195.

These Assizes of Novel Disseifin, Mort Dauncestor,

Darrein Prajentment, and De Communia pastura, were instituted by Hen 2. in the Place of Duels: And therefore Glanville tells us, That Magna Assisa eft Regale beneficium, clementia Principis de consilio procerum populis indultum, in quo vite hominum & ftatus integritati tanı salubriter consulitur, ut in jure, quod quis in libero soli tenemento possidet, retinendo, duelli casum homines declinare possunt ambiguum, Gc. Lib. 2.

Milise de utrum, Lieth for a Parson gainst a Layman, or a Layman against a Parson, for Land or Tenement, doubtful whether it be Lay-sce, or Free-alms. And of this, see Brast. lib. 4. traft. 5. cap. 1. Brit. cap. 95. The Reason why these Writs be called Affies, may be divers. First, because they settle the Possession, and so an outward Right in him that obtaineth by them. Secondly, they were originally executed at a certain Time and Place formerly appointed. For by the Norman Law, the Time and Place must be known 40 Days before the Justice fate upon them : Courts Courts of the King at Westminster, as appeareth by F. N. B. sol. 177. Lastly, They may be called Assistance, because they are tried most commonly by special Courts, set and appointed for that Purpose, as may well be proved, not only out of the Custumary of Normandy, but our Books also; which shew, that in ancient Times, Justices were appointed by special Commission to dispatch Controversics of Possession, one or more, in this or that only County, as Occasions fell out, or Diffeisins were offered, and that as well in Termtime as out of Term: Whereas, of later Days we fee that all these Commissions of Assistance, of Oyer and Terminer, of Gaol-delivery, and of Nisprius, are dispatch tall at one Time, by two several Circuits in the Year, out of Term, and by such as have the greatest Sway of Justice, being all of them either the King's Ordinary Tustics of all of them either the King's Ordinary Justices of his Benches, Barons of the Exchequer, Serjeants of the Law, and fuch like; concerning which, hear the Learned Lord Verulam in his Use of the

Law, fol. 13. ad. 21.

All the Counties of this Realm (fays he) are divided into fix Circuits, and two Men learned in the Law are assigned by the King's Commission in every Circuit, who ride twice a Year thro' those Shires allotted to that Cirride twice a Lear toro those somes must Affise, who cuit; these we call Justices, or Judges of Affise, who have few forms of the which they sit. The have five several Commissions, by which they sit. The first is a Commission of Over and Terminer directed to them, and many others of the best Account in their Circuits. But in this Commission the Judges of the Assis are of the Quorum, so as without them, there can be no Proceedings. This Commission gives them Power to deal with Treafons, Murders, and all Manner of Felonies and Misdemeanors, and this is their largest Commission. The 2d is of Gaol-delivery, and that only to the Judges themselves, and the Judges of the Asse affociate; by this Commission they are to deal with every Prisoner in Gaol, for what Offence soever he be there: The third Commission is directed to themselves only, and the Clerk of the Affife to take Affifes, by which they are called fuffices of Affife; and the Office of these Justices, is to do Right upon Writs called Affife, brought before them by fuch as are wrongfully thrust out of their Lands. The fourth Cemmission is to of their Lands. The fourth Cemininon is to take Nife print, directed to none but the Judges themselves and their Clerks of Asset, by which they are called Justices of Nife prints. The fifth is a Commission of Peace in every County of their Circuit: And all the Justices of Peace, having no lawful Impediment, are bound to be present as the Affifes, to attend the Judges, as Occasion shall fall out; if any make Default, the Judges may set a Fine upon him at their Pleafure and Difcretions: The Sheriff of every Shire, is also to attend in Person, or by a sufficient Departy, allowed by the Judges, who may fine him, if he fail, &c. See more in Sir Francis Bacon's Use of the Law, fol. 13 to 21. This excellent Constitution of the Judges Circuits and Asses was begun by Hen. 2. anno 1176, though somewhat different from what they now are.

what different from what they now are.

Alfis, in the second Signification, according
to Littleton, is used for a Jury; for (to use his
own Example) it is set down in the Beginning of
the Record of an Assistant Novel Dissessing of
went recognitura, which is as much as to say, Juratores veniunt recognituri: And the Reason why
the large is called an Assistant he ship. the Jury is called an Affife, he giveth to be this,

de vicineto. &c. videre tenementum illud, & nomina ae vicineto, E. videre tenementum ilua, E nonina eorum imbreviari, E quod fummoneat es pre bonas fammonitiones, quod fint coram Justiciariis, Ec. parati inde facere recognitionem, Ec. This is (to speak shorter) Metonymia essenti, for they are called the Asset, because they are summoned by Virtue of the Writ so called. And yet the Jury summoned upon a Writ of Richt; is likewise called the Me upon a Writ of Right, is likewife called the Afupon a Writ of Right, is likewife called the Affife; though it be not an Affife, but is so termed real or construct, or abusively. Affife in this Signification, is divided into Magnam, & Parvam, Glanve lib. 2. cap. 6, 7, & e. & Brit. cap. 12. where it appeareth, wherein the Great Affize differeth from the Petit Affize. The former four Kinds of Affifes used in Actions only Possessor, are called Petit Affifes, in respect of the Grand Affife: For the Law of Fees is grounded upon two Rights; one of Possessor, the other of Property. And as one of Possession, the other of Property. And as the Grand Affife scructh for the Right of Properrtie Grama Affile lerveth for the Right of Property; so the Petit Affile serveth for the Right of Possessino. Horn's Mirror of Just lib. 2. cap. de Novel Dississin. Assis in the third Signification, according to the same Littleton, is an Ordinance or Statute, as the Statute of Bread and Ale, made 51 H. 3. is termed The Affile of Bread and Ale, Assis Panis & Cervisia. Reg. Orig. fol. 279. The Assis of Clarendon, Assis de Clarendon, where-by those that be accused of any heinous Crime, and not able to purge themselves by Fire and Water (perhaps Ordeal, Ordalium) but must abjure the Realm, had Liberty of 40 Days to stay, and try what Succour they could get of their Friends, towards their Sustenance in Exile. Staunds. Pl. Cor. fol. 118. which he seemeth to have taken out of Bratt. lib. 3. tratt. c. cap. 16. num. 2. See also Roger Hoveden, parte poster. suor. Annal. sol. 313. in Hen. Secundo.

Mille of the Forell, Afffa de Foresta, Is a Statute or Condition, touching Orders to be observed in the King's Forest. Manwood's Forest Laws, part 1. p. 35. Cromp. in the Court of Justices of the Forest, per totum, fol. 146, &c. And the Assis of the King, Anno 18 Ed. 1. Stat. 1. called the Statute for View of Frank-pledge. And these be called Affifes, because they set down and appoint certain Measure, Rate or Order in the Things they concern. Of Affife, in this Signification, Glanvile speaks. Lib. 3. cap. 10. in fine. Generalization of the control of Glanvile speaks. Lib. 3. cap. 10. in fine. Generaliter verum est quod de quolibet placito quod in comitatu deducitur & terminatur, misericordia qua inde provenit, vicecomiti debetur: Qua quanta sit, per nulam Assisam generalem determinandum est: And thus much touching Littleton's Division. But is we mark well the Writers of the Law, we shall find this Word Assis more diversly used, than he (Littleton) hath noted. For it is sometimes used for the Macsive or Openity it self. (and that the Macsive or Openity it self. (and that the Macsive or Openity it self.) Measure or Quantity it self, (and that per Metonymiam effecti) because it is the very Scantling deferibed or commanded by the Ordinance; as we fay, when Wheat, &c. is of such Price, then the Bread, &c. shall be of such Asse. This word is further taken for the whole Proces in Court, upon the Writ of Affie, or for fome Part thereof, as the Islue or Verdict of the Jury: For Example, Affifes of Novel Diffeisin, &c. ihall not be ta-ken, but in their Shires, and after this Manner, Sec. Mag. Chart. c. 12. and fo it feems to fignify. Weft. 2. cap. 25. 13 Ed. 1. in these Words. Let the Diffeifor alledge no falfe Exceptions, whereby the taking of the Assistant may be deferred, &c. And 34 E. 1. Stat. 2. if it be found by Affife; the Affife is because by a Writ of Affe, the Sherist is command- arrained, to aver by the Affe, the Affe by their Deed, Quod faciat duodecim liberos & legales komines fault shall pass against them. And also 1 H. 6.

&c. Laftly, by Merton, cap. 4 an. 20. H 3. Certified by the Affixe, Quit by the Affixe, &c. And in this Signification Glanvile calleth it Magnam Affisam Domini Regis, que ex duodecim ad minus legalium hominum Sacramentis confistit, lib. 2. cap. 7. Bract. useth it in like Sort, as Assisa cadit in transgreffionem. Id. c. 30. & affisa cadit in perambulationem. Id. c. 31. num. 2. Fleta defineth an Affife in this Signification, thus, Assis in jure possession, est quadam recognitio duodecim bominum juratorum, per quam Justitiarii certiorantur de articulis in brevi conquam jujutarii certorantii ae articulii in brevi contentis. And Assze also this signifying, is said
sometimes to pass, per modum assze, and sometimes
in modum jurate: In manner of an Assze, when
only the Dissels in Question, is put to the Trial
of the Twelve; in manner of a Jury, when any
Exception is objected, to disable the Interest of the Diffeifee, and is put to be tried by the Twelve, before the Assife can pass: As for Example, Qua-fio status, causa successionis, causa donationis, pastum five conditio vel conventio, voluntas & dissimulatio, transactio vel quieta clamati, vel remissio, confirmatio sive consensus, propria usurpatio rei propria, difficultas judicii, justum Judicium, sinis, Chirographum, intrusto in rem alienam vel disseisina, si incontinenter rejiciatur, negligentia qua per transitum temporis excludit actionem. Fleta, lib. 10. fect. 1. Whom read also to this Point, cap. 11. fest. Si autem a Domino : And at large, cap. 16. ejufd lib. & lib. 5. cap. 6. fett. Item wertitur affifa. And note, That Affife in this Signification is taken four Ways. Fitz. Old Nat. Brev. fol. 105. The first is Asse at large, which is taken as well upon other Points, as upon the Disken as well upon other Points, as upon the Diffeisin, v.g. where an Infant bringeth an Asse, and the Deed of his Ancestor is pleaded, whereby he claimeth his Right, or founded his Title, then the Asse, shall be taken at large; that is, the Jury shall enquire not only whether the Plaintist were disserted or not by the Tenant, but also of these two Points, viz. Whether his Ancestor were of full Age, of good Memory, and out of Prison, when he made the Deed pleaded. Another Example out of Kitch fol. 66. The Tenant pleaded a Foreign Release in Bar to an Asse, whereupon the Cause was adjourned: At the Day whereupon the Cause was adjourned: At the Day the Tenant maketh Default, therefore the Affife was taken at large, that is, not only whether the Plaintiff was difficied, but also whether there be any Foreign Release. A third Example you may read in Littleton, cap. Efates upon Condition.
The second manner of Assis in Point of Assis, (Assis in modum Assis) which is, when the Tenant, as it were, setting Foot to Foot with the Demandant, without farther Circumstance, pleaded directly to the Writ, no Wrong, no Dissisting. The third Manner is, Assessment of the Point of Assessment Assessment of the Point of Assessment of Towns and Manner the Towns all advantages. oriz. when the Tenant alledgeth some by Exception, that mult be tried by a Jury, before the principal Cause can proceed; as if he plead a Foreign Release, or Foreign Matter triable in a Foreign County. For in this Case, the Justices refer the Record to the Court of Common Pleas, for the Trial of the Foreign Plea, before the Disseilin can come to be discussed. Of this Sort, 74. Partie ca. 52. The Fourth and last Manner is, Asset of Right of Damages; and that is, when the Tenant confesset an Ousset, and referinists to Damages. ing it to a Demurrer in Law, whether it were rightly done or not, is adjudged to have done wrong; for then shall the Demandant have a

c. 2. Affizes awarded by Default of the Tenants, Writ to recover Damages, which is called Affie &c. Lastly, by Merton, cap. 4. an. 20. H. 3. to recover Damages, as also the whole Process. Affize Certified by the Assize, Quit by the Assize, &c. And is further taken for the Court, Place or Time, when and where the Writs and Processes of the Affife be handled or taken. And in this Signification Affe is general; as when the Justices go their several Circuits, every Couple with their Commission, to take all Affes twice in the Year, which is called the General Assigns, for he that speaketh of any Thing done at that Time, and in that Place, will commonly say, It was done at the General Assigns, the same of the Senior Seni Signification, (as if a Special Commission should be granted to certain Persons as in ancient Times they often were, Brast. lib. 3. cap. 11. in fine) for taking an Affie upon one Diffetin or two; any Thing done in the Court before them, a Man will say was done at such Special Affie. And in this Signification Glanvile useth it, Lib. 9. cap. 12. in these Words, Si contra Dominum suum, & non infra assisam, tunc distringitur ipse occupator, &c. And lib. 13. cap. 32. M. Skene, de verbor. Sig. Tit. Af-fife, faith, That in Scotland this Word hath five Significations; touching the Fifth, he hath these Words, An Affife is called a certain Number of Words, An Apple is caned a Certain Number of Men, lawfully fummoned, received, fworn, and admitted, to judge and difeern in divers Civil Caufes, &c. whereof there be two Kinds; one ordinarily in Ufe, which may be called a Little Affife, of the Number of thirteen or fifteen Persons; the other, a Great Assis, consisting of twenty-five Persons, &c.

Affisores, funt qui assisas condunt, aut taxationes imponunt, saith Spelman. In Scotland, according to Skene, they are the same with our Jurors, and their Oath is this:

We shall leil suith say, And na suith conceal, far na thing we may, So far as we are charg'd upon this Assise, Be God himself, and be our Part in Paradise. And as we will answer to God, upon The dreasful Day of Dome.

Affilus, Dismissed or farmed out for such an Affile, or certain affested Rent in Money or Proritions. Terra Affica, was commonly opposed to Terra Dominica: This last being held in Demaine, and occupied by the Lord; the other let out to inferiour Tenants. So among the Lands of the Knights Templars, belonging to their Preceptory of Sandford, Com. Oxon. Apud Covele de dono Matildis Regina babentur quatur bida, quarum dua funt in Dominico, & dua assista ab Hominibus, apud Me-ritone dua in Dominico, & quinque assista ab Homini-bus. Mr. Kennet's Paroch. Antiq. p. 141. Hence Redditus assistas, the set or standing Rent. Sunt ibidem de reddite assiso zl 4. Ibid. p. 314. Summa reddituum assissorum de manerio; p. 355. Hence to assess or allot the Proportion and Rates in Taxes

and Payments, by Afffor in Affforents.

Affirment, A Wiregeld or Compensation by a pecuniary Mulc: From the Preposition Ad, and the Sax. Dithe, Vice: Quod vice supplicit ad expian-

dum delictum solvitur.

Affinafare, From the Sax. Afnafan, impingere: It fignifies to carry his Pike so carelesly that a Man is killed with it, Si quis hastam humero gesta-rit in quam alius forte fortuna impegerit, aquum esse videtur capitis astimationem sine omni muscha ei impe-rare. Leges Alfred. cap. 39. Si autem oculus affnaffet, reddat Weram ejus, &c. cap. 38. See Poffibilitas.

Modination, Associatio, Is a Patent fent by the King, either of his own Motion, or at the Suit Is a Patent sent by the of the Plaintiff, to Justices appointed to take Affises of Novel Disseisin, or of Oyer and Terminer, &c. to take others unto them as Fellows and Colleagues in that Business. As if the King makes three Justices of Assize, and afterwards one of them dies, there the King may grant a Patent of Affociation to another, to affociate him to the two, in Place of him that is dead, and a Writ which final be close, directed to the two Justices that are alive to admit him. F. N. B. 185. & 111. The Examples, and fundry Uses hereof, may be found in several Places, but particularly in Regist. Orig. fol. 201, 202, 205, 206, 207, 223,

Moile, (Absolvere) Signifies to deliver, or set free from an Excommunication. Staundf. Pl. Cor. lib. 2. cap. 18. fol. 71. b. whose Words are to this Effect, otherwise the Defendant should remain in Prison, till the Plaintiss were assoyled, that is, de-livered from his Excommunication. So that in 1 H. 4. cap. 10. Mention being made of King Edward III. it is added, Whom God affoyle. Henric Duc de Lancastre, Count de Leicestre, de Derby & de Nicole, Senescal Dengletre, A touts ceux que ceste en-denture verront ou orront salut en Dieu, Come nostre chere & bien ame cousin John de Blount eit en nostre main renduz. seissaunte acres de terre ou les appurtenances en Salford en nostre Duchee de Lancastre les quels il avoit a luy & a ses Heirs du don & Feosment nossre tres bonore Seigneur & pere, que Dieu associale, &c. Dat. 30 Edw. 3. penes Wal. Kirkham Blount.

Motte, To affotte a Woman, that is, to be mad after a Woman.

Mumption, i. e. The Day of the Death of a Saint, so called, Quia ejus anima in colum affumitur. Du Cange.

Tandem clara dies, Regina adfumptio colis, Regi parentis adeft. -

Mumpfit, Is a voluntary Promise made by Word, whereby a Man affumeth, or taketh upon him, to perform or pay any Thing unto another. This word included any verbal Promise made upon Confideration, which the Civilians express by divers Words, according to the Nature of the Promise; calling it sometimes Pattum, sometimes Sponfionem, sometimes Promissionem, Pollicitationem, Constitutum. The Word is derived from the Latin Verb assumptet, and bears the Sense of, He hath assumed upon, or undertaken.

Aft Daffage. See Trajectum.

Aftrarius Pares. Dicitur ille cui anteceffor in vita sua per cartam bareditatem restituit. Co. Inft. . 1. f. 8. b. -- De Astro & Astrario, vid. Sel-

den's Notes on Hengham, p. 130.
Aftrihithe, or attrahilthet, Is a Saxon Word, and denotes, say LL. Divi Edwardi, cap. 30. Hi qui pacem Regis habent, vel manu vel brevi, &c. Qui si nimis confidens in pace quam habet, per superbiam ali-cui sovissecevit, damnum restauret & iterum tantundem quod Angli vocant Astrihilthet. See Hoveden. pag. 606.

Affrum, A House or Place of Habitation, from Aftre, which Spelman renders the Hearth of a Chimney, a Sax. Hearth, Focus, Fornacula. — 18 Ed. 1. Praceptum fuit Vicecom. quod replegiet corpus Willielmi Jakes quod Ricardus de Sancto Valentio cepit & captum tenuit. Qui Ricardus venit & advocat captionem ut de Villano suo, & quod cepit ipsum in

Astro suo in quo natus suit, eo quod seinsum elongavi de Astro pradicto. Placit. Hillar. 18 Ed. 1. Villanis autem in veteribus astris suis commorantibus non cometit hujufmodi remedium. Fleta lib. 2. cap. 2. parag. 8. de Nativis.

Mtegar, A Sort of Weapon among the Saxons. Flor. Wigorn. Sub. an. 1040. and from him, Hovedon sub eodem anno, --- In manu finistra clipeum, cujus umbo clavique erant deaurati, in dextra lanceam, qua lingua Anglorum Ategar appellatur. It seems to have heen a Hand-dart, from Sax. Aeton, to sling or throw, and gar, a Weapon. Spelman.

Ath, Atha, Athe, an Oath. Ather, Adaa, A Power or Privilege of exacting and administring an Oath, in some Cases of Property and Right. From the Saxon Ath, Juramentum, Oath. Among the Privileges granted by mentum, Oath. Among the Firstleges granted by Han. 2. to the Monks of Glassenbury, — Habeat quoque eadem Eccless socam & Sacam on Stronde and on Streme, on Wode, and on Feld, on Grithbriche, on burh-briche. Adaa, Ortelas, Eallebrodas, & the fame Privilege called Othes in another Charter to the same Abbey, — Abbas & Conventus babeant hundred Setne, Othes and Ordles, Ealle, Twidus, &c. Cartular. Abbat Glaston. MS. f. 14. & 37.

Athetiwar, an Hoggard, or one who looks af-

ter Hogs.

Atia. See Odio & Atia.

Atilia, i. e. Utenfils or Country-Implements: Remaneant duo equi carectari cum carecta, & triginta fex boves cum quatuor carucis & atiliis.

At large, Ad largum. See Verditt at large. Lit. 1. 98. To vouch at large. Old. Nat. Brev. fol. fol. 98. 108. To make Title at large. Kitchin, fol. 68. See Bar.

Atrebatii, Berkshire.

Atrium, fignifies a Court before a House, and sometimes a Church-yard.

Attache, Attachiare Cometh from the French attacher; that is, figere, nettere, alligare: In the Common Law, it signifies to take or apprehend by Commandment of a Writ or Precept; Lamb. in his Eirenarch. lib. 1. c. 16. makes this Difference between an Arrest, and an Attachment, that Arrest proceedeth out of lower Courts, by Precept; and an Attachment out of higher Courts, by Precept or Writ; and that a Precept to arrest hath these formal Words, (Duci facias,) and a Writ of Attachment these Words, (Pracipimus tibi quod attachies talem & habeas eum coram nobis, &c.) Whereby it appears, That he which arresteth, carrieth (or ought to carry) the Party arrested to a Person of Higher Power to be disposed of forthwith; he that attacheth, keepeth the Party attached, and presents him in Court at the Day assigned. Yet we may him in Court at the Day assigned. Yet we may take Notice, That an Attachment issued out of a Court-Baron, which is an Inferior Court. Kitchin, Attachment in Court-Baron, fol. 79. Another Dif-ference there is, that an Arrest only lies upon the Body of a Man, but an Attachment chiefly upon his Goods: And this also makes it differ from a Capias, which lays hold only of a Body, whereas a Man may be attached by an hundred Sheep. Other Differences between a Capias and Attachment, and a Diffress, may be these. First, an Attachment differs from a Capias; that in a Court-Baron, a Man may be attached by his Goods, but a Capias shall not go out thence. Secondly, a Capias (be it the Grand Cape, or the Petit Cape) taketh hold of immoveable Things, as Lands or Tenements, and properly belongs to Actions real, as may be gathered from their Forms, F. N. E. whereas Attachment hath Place rather rather in personal Actions. Bratt. lib. 4. traft. 4. within such Precince of their Charge. So John Fitz. Nygel, reactions, 5. num. 5. See Skene, de verbor. Sign. Tit. Attachiamentum. In the next Place, an Attachment differs from a Distress. Kitch. fol. 78. holds, That Bernwood, A. D. 1230. — Debet habere feedum in the Process in a Court-Baron, is Summons, Attachiamentum de Bosco Jonie, & de Bosco Jone, & de Bosco qui vento prosituitur. Paroch. Antic. p. 209.

Attachment of Privilege, Is by Virtue of a Man's Privilege, to call another into that Court where-similar to the carth, and in respect whereof the process. utters from a Diffress. Kitch. fol. 78. holds, That the Process in a Court-Baron, is Summons, Attachment and Diffress. Old. Nat. Brev. fol. 27. That the Process in a Quare Impedit, is Summons, Attachment, and one Diffress. And fol. 28. speaking of the Writ Ne admittat, saith, The Process is one Prohibition, and upon that Attachment and Diffress. And fol. 32. in a Writ of Indicavit, after the Atta Impere resurred the Nitards. the Atta bment returned, the Diffress shall go out of the Rolls of the Justices. Braston on the other Side. Lib. 5. trast. 3. cap. 4. num. 2. thinks, that Attachiamentum & magnum Cape, sunt Distri-Hiones; wherewith agrees Fleta, lib. 5. cap. 24. but with this Distinction, that Attachiamentum eft districtio personalis, & Cape magnum districtio realis. So that upon the whole Matter, there are but two Differences between an Attachment and a Diffress, viz. That an Attachment reacheth not to Lands, as a Distress doth; and a Distress toucheth not the Body (being properly taken) as an Attachment doth. Yet are they divers Times confounded, as appears by the fore-mentioned Places; and Glavo. lib. 10. cap. 3, and Fleta, lib. 2. cap. 66. But to conclude; In common Acceptation of Law, an Attachment is an Apprehension of a Man by his Body, to bring him to answer the Action of the Plaintist.

A Distress is the Taking Goods, for some real Cause, as Rent, Sec. whereby to force him to Replevy, and so become Plaintiff in an Action of Trespass against him that distrained him. There is also an Attachment out of Chancery, and may be had of Course upon Affidavit made of the Service of a Subpana, and the Defendant's not appearing, or else it issues upon not performing some Order or Decree: And they are of two Sorts; one Simple, Decree: And they are of two Sorts; one simple, which is before-mentioned, originally fent out for Apprehension of the Party: The other, after Return made by the Sheriff, Quod Defendens non effinements: in Balliva Jua, with Proclamation made through the whole County, that the Party appear by a Day assigned, and that he be attached never-theless, if he may be found. This second Kind hath an Affinity with the Canonifts, (viis & modis) at which if the Party appear not, he is excommunicate; and with the Civilians, Viis & modis, una cum intimatione; for if in the Chancery he come not in upon this Attachment, with Proclamation, a Writ of Rebellion issues forthwith. West. 2. Part, Symboleog. Tit. Proceedings in Chancery.

As to the Word Attacher, to attach or take in-to Custody, the Learned Du Fresne supposes it deto Cuitody, the Learned Du Frejne supposes it de-rived from the old Gallic Tafus, Tafebia, the Rent of Land or Tenement; from the Brittish Tafe, Tribute; Tafya, Collector of the Tribute, (whence our Tafque or imposed Duty, a Tafquer, fue proferentur. I. Quod unores sue proferentur. 6. Quod arbores or Day-Labourer, a Tafque-masser, &c.) So as corpora sua careeri mancipentur: But if it pass against attacher was no more at first than to gather Rent, him who brought the Attaint, he shall be impor-

Force, as a Debt and Forfeiture, &c.

3ttachiamenta bononum, A Distress taken upon the Goods or Chattels of any, fued for perfonal Estate or Debt, by the legal Attachiames or Bailiffs, as a Security to answer the Action. It was a Privilege granted to the Abbat and Convent of Ofeney, to have the Attachments of the qui, wel attingere, because he is caught and over-Goods of their Tenants quit-claimed or released, taken; or rather of the French (teindre) in La-&c. See Paroch. Antiq. p. 196.

Attachiamenta de Spinis & Bofco, The Privilege granted to the Officers of a Forest to take we in English say attainted, or tainted of Treason; to rheir own Use Thorns, Brush, and Wind-fall, that is, stained. In what Diversity of Cases this

Privilege, to call another into that Court where-unto himself belongeth, and in respect whereof he is privileged, to answer some Action. New

Book of Entries, werb. Privilege, fol. 431.

There is also a Foreign Attachment, which is of a Foreigner's Goods or Money found in some Liberty or City, to fatisfy some Creditor of his within such Liberty or City. And by the Custom of London, a Man may attach Money or Goods in the Hand of a Stranger, while he is within their Liberty. As if A. owes B. ten Pounds. B. may attach this ten Pounds in the Hands of C. to satis fy himself for the Debt due from A. Calthorp's

Rep. p. 66.
There is also an Attachment of the Forest, which is one of the three Courts there held. Manwood, p. 90, & 99. The lower Court is called the Attachment; the Middle one, the Swaimmote; the Highest, the Justice in Eyre's Seat. The Court of Attachment seemeth to be so called, because the Verderors of the Forest have therein no other Authority, but to receive the Attachments of Offenders against Vert and Venison, taken by the rest of the Officers, and to enroll them, that they may be presented and punished at the next Justice Seas. Manewood, Part 1. pag. 93. And this Attaching is by three Means; I. By Goods and Chattels. 2. By the Body, Pledges and Mainprise. 3. By the Body only. This Court is kept every forty Days. See Crompton in his Court of the Forest. For the Diversity of Attachments, see Reg. Orig. verbo At-

tachiamentum, in Indice.
Attaint, Attincta, Is used for a Writ that lieth after Judgment, against a Jury, that hath given a false Verdict in any Court of Record, be the Action real or personal, if the Debt or Damages amount to above the Sum of forty Shillings. For the Form and Use of it, see F. N. B. fol. 105, and the New Eook of Entries, fol. 84. Col. 1. The Reason why it is so called, seemeth to be, because the Party that fueth it out, endeavoureth thereby to stain the Jury with Perjury, by whose Verdict he is grieved, whose Punishment by the Common Law confisteth in these Particulars: 1. Quod amittat liberam Legem in perpetuum, He shall never be received as Witness, or admitted a Juror, &c. 2. Quod forisfaciat omnia bona sua & catalla. 3. Quod Trachiamenta tonogum, A Diftres taken upon the Goods or Chattels of any, fued for personal tonogum, and the King's Sec also Glanville, lib. 2. c. 19. Fitz. Nat. Brev. fol. upon the Goods or Chattels of any, fued for personal Factors and Port Factors and the King's Sec also Glanville, lib. 2. c. 19. Fitz. Nat. Brev. fol. upon the Goods or Chattels of any, fued for personal Factors and the King's Sec also Glanville, lib. 2. c. 19. Fitz. Nat. Brev. fol. upon the Goods or Chattels of any, fued for personal fuel of Personal Factors and the King's Sec also Glanville, lib. 2. c. 19. Fitz. Nat. Brev. fol. upon the Goods or Chattels of any, fued for personal fuel of Personal Factors and the King's Sec also Glanville, lib. 3. cap. 8. feet. 514. c. 26. Smith de Rep. Anglor. lib. 3, cap. 2. And 1 1 H. 7. cap 2t & 23 H. 8. cap. 3. It is a Subflantive made of the French (atteindre) i. e. assetin (tingere) to Stain, Die, or Colour, or give a Tincture : Unde Gallice Teint, Lat. Tinctus, as,

Writ is brought, see Reg. of Writs, in indice. It was anciently called De Brevi Convictione: See

Co. Lit. f. 294. b.

Attinctus, Is used in our Common Maxim, viz. Mttainter, Law, particularly for such as are found Guilty of some Crime or Ossence, especially Felony or Treason: Howbeit a Man is said to be attainted of Disseisin. West. 1. cap. 24, & 26. an. 3 Ed. 1. and so the French use it, as, Estre attaint & wayncu en ascun case; that is, to be cast in any Cause. A Man is attainted by two Means; by Appearance, or by Process. Staunds. Pl. Cor. sol. 44. Attainder by Appearance, is by Confession, by Battle, or by Verdict. Id. fol. 122. Confession, whereof Attaint groweth, is double: One at the Bar before the Judges, when the Prifoner upon his Indictment read, being asked whether Guilty or Not guilty, answers, Guilty, never putting him-felf upon his Country; the other is, before the Coroner in Sanctuary, where he was in former Times upon his Confession, constrained to abjure the Realm; and therefore this Kind of Attaint was called Attainder by Abjuration. Id. fol. 182. Attainted by Battle, is, when the Party appealed by another, and chusing to try the Truth by Com-bat, rather than by Jury, is vanquished. Id. fol. 44. Attainder by Verdiet, is, when the Prisoner at the Bar, answering to the Indictment, Not guilty, the Bar, aniwering to the indictment, Not guity, had an Enqueft of Life and Death paffing upon him, and is by their Verdict found Guilty. Id. fol. 108, & 192. Attainder by Process, otherwise called Attainder by Default, or Utlary, is, where a Party flieth, and is not found, until he have been five Times publickly called in the County, and at 144 Outland used the Default, processed. last Outlawed upon his Default, pronounced or returned Outlawed. Id. fol. 44. The same Author, fol. 108. makes a Difference between Attainder and Conviction. And with this agrees the Stat. 34 & 35 H. 6. cap. 14. & 1 E. 6. cap. 12. in these Words; That then every such Offender being thereof duly convicted or attainted by the Laws of this Realm, &c. Add hereto 2 & 3 Ed. 6. cap.
33. And Staundf. fol. 66. faith, a Man by our ancient Laws, was faid to be convicted presently upon the Verdict (Guilty) but not to be attainted, till it appeared he was no Clerk; or being a Clerk, and demanded of his Ordinary, could or Harr not purge himself, whereby it appeareth, That Plough. Attainder is larger than Conviction, Conviction being only by the Jury: And Attainder is not before Judgment. Perkins, Grants, nu. 27, 29. Yet it appears by Staundford, fol. 9. That Conviction is fometimes called Attainder; for there he fays, The Verdict of the Jury does either acquit or attaint a Man: And so it is in Westm. 1. c. 14. and likewise in many ancient Writers. Et si quis aliter quam sie secrit, & de hoc convictus suerit & attain-tus, ponatur in carcere. Du Fresne. Briton sol. 75. uses the Participle attaint in the Sense we say attainted unto. This ancient Law touching the Purgation and Conviction of Clerks, is altered by 23 Eliz. cap. 2. as you may read further in Clergy.

Man hath committed Felony or Treason, and after Conviction Judgment is passed upon him. The Children of a Person attainted of Treason, cannot be Heirs to him, or any other Ancestor: And if he were Noble and Gentile before, thereby his Posterity are degraded, and made Base; and i. e. (the Boat,) cum omni onere & Attillamento. So this Corruption of Blood cannot be salved, but in Lib. 2. cap. 85. Writing of a Carter, viz. Ejus est by an Act of Parliament. Sec. Attaint, attainted, and science phaleras, Attillamenta, &c. Carectis appenditia. Felony.

How far the Tenure of Gavel-kind falves in such Case, we will not dispute, only set down what Tenants in that kind have among themselves as a

> The Father to the Bough, The Son to the Plough.

But many of those Tenures are within the last Century altered by Statute; the Reasons whereof are not to our Purpose here.

Attal-farefin. The Inhabitants and Miners of Cornwal, call an old deferted Mine that is given over by this Name of Attal farifin, i. e. the Leavings of the Sarafins, or Saffins, or Saxons.

Attamiatus. See Pelf.

Attegia, a little House, from the Lat. Adtegendo. 'Tis mentioned in Ethelwerd lib. 4. Hift. Anglia, viz. Pellunt ingenuos passim, Attegias figunt in Op-

pido. Attendant, Attendens, Signifies one that oweth a Duty or Service to another, or after a Sort dependeth on another. For Example; There is a Lord, Mesne, and Tenant; the Tenant holdeth of the Mesne by a Penny, the Mesne holdeth over by two Pence: The Mesne releaseth to the Tenant all the Right he hath in the Land, and the Tenant dieth; his Wife shall be endowed of the Land, and she shall be Attendant to the Heir of the third Part of the Penny, not of the third Part of the two Pence; for the shall be endowed of the best Possession of her Husband. And Kitchin, fol. 109. faith, That where the Wife is endowed by the Guardian, she shall be Attendant to the Guardian, and to the Heir at his full Age; with whom agrees Perkins in Dower, 424.

Attermining, — Also such as will purchase Attermining of their Debts, shall be sent into the Exche-Also such as will purchase Atquer. Ordinatio de libertatibus perquirendis. Anno 27 Ed. 1. It comes from the French attermine, i. e. that hath a Time or Teym granted for the Payment of a Debt. So in this Statute, it feems to fignify the Purchasing or Gaining a longer Time for Payment of a Debt. Atterminent querentes usq; in proximum Parliamentum. Westm. 2. cap 24.

Mitilatus Equus, A Horse with his Geers, or Harness on, for the Work of the Cart or

attile, Attilium, Attilamentum, The Rigging of a Ship. ---- Pracipimus Henrico de Fowick & Luca de Batentort, quod quadam bona & mercimonia quorundam Mercatorum de Zealand, Naves & Attilia, occasione quarundam transgressionum rand. in Scac. Mich. 4 Ed. 1. Mynard's Year Book.

— Praceptum fuit Baronibus — quod sine dilatione reparari faciant unam Navem cum Attilio de-centi in London. Ibid. Trin. 24 Ed. 1. — Hence Atilia was used likewise for the Tools and Implements of Husbandry - Willielmus Primas Eboraequi caretarii, cum careta & 36 boves cum 4 carucis & Atiliis, An. D. 1283. Ex Registr. Will. Wickwane Archiep. Ebor. MS. f. 46. The Word Actile, for Military Harnels or Accourtements, occurs in the Stat. of Rob. 1. King of Scots, cap. 27. The French now use the Word Outils, for any Sort of Instruments.

Attillamentum, Furniture or Tackle. mentioned in Fleta, lib. 1. cap. 25. par. 9. Batellus,

Attornato faciendo vel recipiendo, Is a Writ, fexto, where the Gloss saith, That Atturnati diwhich a Man owing Suit to a County, Hundred, Wapentake, or other Court, and defiring to make an Attorney to appear for him, whom he doubteth, whether the Sheriff or Bailiff will admit, or not, purchaseth to command him to re-ceive such a Man for his Attorney, and admit his Appearance by him. The Form thereof, fee F. N. B. fol. 156.

Attornare tem, To Attorn or Turn over Money and Goods; i. e. to assign or appropriate them to fome particular Use and Service. quos quidem quatuor solidos — attornavi ad unam pietantiam faciendam in conventu Oseneinsi. Paroch.

Antiq. p. 213. Vide Turn.

Attorney, Atturnatus, Cometh of the French Word Tourner, vertere. Thence cometh the Par ticiple (tourne) versus, conversus, and the Substantive (tour) vice; as Chascun a son tour, Quilibet sua vice. It signifies in a legal Acceptation, one appointed by another Man to do any Thing in his ftend, and is as much as Procurator or Syndicus in the Civil Law: Weft. Symb. Part. 1. lib. 2. fect. 559. defines them thus, Attornies be fuch Perfons, as by the Consent, Commandment or Request of another, do take heed, see to and take upon them the Charge of other Men's Business in their Abfence. And it feemeth that in ancient Time, those of Authority in Courts, had it in their Power, whether they would suffer Men to appear, or sue by any other than themselves; as it is evident by F. N. B. fol. 25. in the Writ Dedimus Potestatem de Atturnato faciendo, where it appears, that Men were forced to procure the King's Writs, or Letters Patent, to appoint Attarnies for them; but fince that, it is provided by several Statutes, that it should be lawful so to do without any fuch Matter, as 20 H. 3, cap. 10. 6 E. 1. cap. 8. 27 E. 1. Stat. 2. 12 E. 2. 1. 15 E. 2. cap. Univo, 7 R. 2. cap. 14. 7 H. 4. 13. 3 H. 5. 2. 15 H. 6. 7. & 17 H. 7. 2. And you may fee great Diversity of Writs in the Table of the Regifter Orig. wherein the King, by his Writ, Commanded the Judges to admit of Attornies; whereby there grew at the last so many unskilful Attornies, and so many Mischiess by them, that Provision for restraining them was requisite. Wherefore anno 4H. 4. ca. 18. it was ordained, That Man may have an Attorney, and in what not, see Fitzh. ubi supra.

Attorney, is either General or Special. Attorney General is he, that by general Authority is ap-pointed to manage all our Affairs or Suits: As the Atterney General of the King, which is much as Procurator Cafaris was in the Roman Empire. Attorney General of the Duke. Cromp. Jurifd. 105. Attorney Special or Particular, is he that is imployed in one or more Causes particularly specified.
Attornies General be made after two Sorts, either by the King's Letters Patent, or by Appointment before Juttices in Eyre in open Court. Glanville, lib. 11. cap. 1. Britton, cap. 126. There be also in respect of the divers Courts, Attornies at large, or Attornies Special, belonging to this or that Court only. The Name is borrowed of the Normans, as appears by the Custumary, cap. 65. And the Word Attornati, or as some read it Turnati, is found in the same Signification, in the Title De statu regularium, cap. unico, sect. porro in

cuntur Procuratores, apud atfa constituti: Our old Latin Word for it, seems to be Responsalis Bratt. lib. 4. 31. & lib. 5. part. 2. cap. 3. And so it is in Scotland at this Day, but effocially for the Defendant's Attorney. Skene de verb. fignif. Responsalis, as Sigonius witnesseth in his first Book, pag. 11. De Regno Italia, was in ancient Time the Title of the Pope's Ambassador.

Attorney of the Court of Wards and Liveries, Atturnatus Regis in Curia Wardsrum & Liberaturarum, was the third Officer in that Court; at his Admission into the Office, he took an Oath before the Master of the said Court, well and truly to serve the King, &c. But the Court of Wards and Liveries, being it self taken away by the Stat. 12 Car. 2. cap. 24. this Office is gone, and there-

fore we will fay no more of it.

Attorney of the Court of the Dutchy of Lancaster, Atturnatus Curia Ducatus Lancastriæ, Is the second Officer in that Court, and feemeth for his Skill in Law, to be there placed as Affesfor to the Chancellor of that Court, being for the most Part fome Honourable Person, and chosen rather for fome special Trust reposed in him, to deal between the King and his Tenants, than for any great Learning; as was usual with Emperors of Rome, in the Choice of their Magistrates.

Attronment, Attornamentum, Signifies the Tenants Acknowledgment of a new Lord; as when one is Tenant for Life, and he in Reversion grants his Right to another, it is necessary that the Tenant for Life agree thereto, which is called Attornment; without which nothing passes by the Grants; for otherwise, he that buyeth any Lands or Tenements which are in the Occupation of a Third, cannot get the Possession. Yet see 27 H. 8. cap. 16. The Words used in Attornment, are fet down by Littleton, lib. 3. cap. Attornment, 10, viz. I agree to the Grant made to you, &r. or, more usually, Sir, I attorn to you by Force of the same Grant, or, I become your Tenant, or else deliver unto the Grantec a Penny by way of Attornment: You may in the same Place see divers other Cases, whereunto Attornment appertaineth, and that it is the Transposing those Duties the Tenant owed to his former Lord unto another, and is either by Word, or by Act, &c. Attornment the Justices should examine them, and displace also is Voluntary or Compulsory, by the Writ the tunskilful. And again, 33 H. 6. csp. 7. that rermed, Per qua fervitia, Old. Nat. Brev. fol. 155. there should be but a certain Number of them in Or sometimes by Distress. F. N. B. fol. 147. Last-Norsolk and Suffolk. In what Cases at this Day a ly, Attornment may be made to the Lord himself, also is Voluntary or Compulsory, by the Writ termed, Per que servitia, Old. Nat. Brev. fol. 155. or to his Steward in Court. Kitchin, fol. 70. There is also Attornment in Deed, and Attornment in Law. Co. vol. 6. fo. 113. a Attornment in Law is an Act, which tho' it be no express Attornment, yet in Intendment of Law is all alone.

21trap, from the Fr. Attrapper, comprendere. Unde

Angl. A Trap.

Avage. or Avisage, Is a Rent or Payment which every Tenant of the Manor of Writtel in Effex, upon St. Leonard's Day, the 6th of Novemb. pays to the Lord, viz. for every Pig not a Year old, a Half-penny; for every Yearling Pig, one Penny; for every Hog above a Year old, Two-pence, for the Privilege of Pawnage in the Lord's Woods.

Wantsward, The Van-guard or Front in an Army. —— Cum exercitus in bostem pergit, ipsi per consuetudinem faciunt Avant-warde, & in reversione Redre-warde. Ha consuetudines erant Walensium. T. R. E. in Arcenefeld. lib. Doomsday.

Aban-

Muantagium, Profit or Advantage .--Walterus Cantuar. Archiepifc. ad feodi-firmam tradidit Johanni de Boseham, terras vocatas le Wardland, in Villa de Wymbledone, - cum omnibus suis utilitatibus ac avantagiis inde provenientibus. Dat. 24. Feb. 11 Ed. 2. Regist. Eccl. Christi Cantuar. MS.

Huca, a Goose. Similes pennis Aucarum. Malms.

pag. 159. Buctionarii, Aurionarii, Sellers, Regraters, -Dicunt etiam quod in domibus illis apud Sheles, sunt manentes Pistores & Braciatores An-xionarii & Auxionatrices panis, cervisia, & aliarum

rerum. Placit. Parl. 18 Ed. 1.

Audience Court, Curia Audientie Cantuarienfis, Is a Court belonging to the Archbishop of Canterbury, of equal Anthority with the Arches Court, though inferior both in Dignity and Antiquity.

The Original of this Court was, because the Archbishop of Canterbury heard many Causes extrajudicially at Home in his own Palace, in which, before he would finally determine any Thing, he did usually commit them to be discust by certain Men learned in the Civil and Canon Laws, whom thereupon he termed his Auditors; and fo in Time it grew to one special Man, who at this Day is called (Causarum negotiorumque audientia Cantuariensis auditor officialis.) And with this Office was joined heretofore the Chancery of the Archbishop, which medleth not with any Point of contentious Jurisdiction; that is, deciding of Causes between Party and Party, (except such as are ventilated pro forma only, as the Confirmation of Bishops Elections, or such like) but only of Office, and especially such as are Voluntaria Furifdictionis, as the Granting the Custody of Spiritual-ties, during the Vacation of Bishopricks, Institutions to Benefices, Dispensing with Banes of Matrimony, &c. But this is now distinguished from the Audience. Of this Audience Court, you may read more in the Book De Antiquit. Eccles. Brit. Hift. & 4 Inft. fol. 337.

Audiendo & terminando, Is a Writ, but more properly a Commission, directed to certain Perfons, when any riotous Affembly, Infurrection, or heinous Misdemeanor or Trespass is committed against any Place, for the Appealing and Punish-

ment thereof; which you may read at large in F. N. B. f. 110. See Oyer and Terminer.

Audita querela, Is a Writ that lieth against him, who having taken a Statute-Merchant, or a Recognisance, in the Nature of Statute-Staple, or a Judgment or Recognifance of another, and craving, or having obtained Execution of the same from the Mayor and Bailiffs, before whom it was entred, at the Complaint of the Party, who entred the same, upon Suggestion of some just Cause, why Execution should not be granted; as a Release, or other Exception. This Writ is granted by the Lord Chancellor of England, upon View of the Exception suggested, to the Justices of either Bench, willing them to grant Summons to the Sheriff of the County where the Creditor is, for his Appearance at a certain Day before them. Old. Nat. Brev. fol. 66. & Fitz. Nat. Brev. fol. 102.

Muditoz, (Auditor) According to our Law, is an Officer of the King, or some other great Perfon, which yearly, by examining the Accounts of all Under-Officers accountable, makes up a General Book; which shews the Difference between their Receipts and Charge, and their Allowances, commonly termed Allocationes: As namely, the Auditors of the Exchequer take the Accounts of those Receivers, who collect the Revenues of the Augmentation, as also of the Sheriffs, Escheators, Collectors and Customers, and fet them down, and perfect them; concerning which, fee the Stat. 33 H. 8. cap. 33. & 4 Inft. fol. 106.

Audito25, Conventual, Collegiate, &c. The Re ligious had their Auditors, or flated Officers appointed to examine and pass the House-Accounts. Hence the Auditory, Audit-house, Audit-time, in Cathedral and Collegiate Bodies.

Auditors of the Press of Junyests, Are also Officers of the Exchequer, who take and make up the great Accounts of Ireland, Berwick, the Mint, and of any Money impressed to any Man for the King's Service. See Prassice of the Exche-

quer, pag. 82.

aubitos of the Beteits, Is also an Officer of the Exchequer, that files the Tellers Bills, and makes an Entry of them, and gives the Lord Treasurer a Certificate of the Money received the Week bofore. He makes Debentures to every Teller, before they pay any Money, and taketh their Accounts: He keeps the Black Book of Receits, and the Treasurer's Key of the Treasury, and secth every Teller's Money lock d up in the

New Treasury.

Buditozes Is the same with Audientes, i. e. the Catachumens, or those who were newly instructed in the Mystery of the Christian Religion before they were admitted to Baptism; and Auditorium is the Place in the Church were they stood to learn and be instructed; and this it is which we now call Navis Ecclesia: And in the Primitive Times the Church was fo strict in keeping the People together in that Place, that the Person who went from thence in the Time of Divine Service was excommunicated: It was fo declared by the fourth Council of Carthage, cap. 24 in these Words; Sacerdote verbum faciente in Ecclesia, qui egressus de auditorio fuerit, excommunicetur, &c. Abe Is the Name of a Writ, for which see

Abel-terra. 'Tis mentioned in Matt. Parif. p. 5. and fignifies Lower Germany. Orta est contentio inter Flandrenses qui dicuntur de Avel-terre, & Francos in illes partibus, &c.

Avenage, (From the Latin Avena, Oats) Signifies a certain Quantity of Oats paid to a Landlord in lieu of some other Duties, or, as a Rent from

the Tenant.

Abenoz, Avenarius, Is an Officer belonging to the King's Stables, and provides Oats for his Horses: He is mentioned 13 Car. 2. cap. 8. Omnibus enim liberatio quorumcunq; sive Accipitrariorum, sive falconiorum, sive Avenariorum, ad ejus (sc. Constabularii Anglia) officium spectat, si prasens fuerit; nisi forteDominus Rex ad idem aliquem prius afsignaverit. Bundel. Petitionum in Turri London anno 10 Ed. 1. And in Rot. Parl. 21 Ed. 3. there is alfo Mention of the Avenors of the King, Queen and Prince.

Aventure, (but more properly Adventure) Is a Mischance, causing the Death of a Man, without Felony: As when he is fuddenly drowned or burnt, falling into the Water or Fire, or killed by any Milease or Mischance, Briton, cap. 7 where you may see how it differs from Misadven-

ture. See Misadventure.

Wenturæ, i. e. Tournaments or Military Exercises on Horseback. 'Tis mentioned in Addit. Matt. Paris. p. 149. | Quod nulli veniant ad tournandum vel burdandum, nec ad alias quascung; Aventuras. 'Tis derived from the Lat. Eventa. Motra (quass Overa from the Fr. Oewere and sisse it lib. xvi sol.— Ouvrage, velus Operagium) In Domesday, Grentbrigse. Rex Fordham, sed tamen semper inventat Awhich Church-Seed, veram, vel 3d. in Servitio Regis. That is a Day's Work of the Plough, or 8 d. 4 Inst. sol. 269.

Average, (Averagium) By Mr. Skene's Opinion, is derived from the Word Averia, Cattle, and confequently fignifies Service, which the Tenant owes to the King or other Lord, by Horfe or Ox, or by Carriage with either: For in ancient Charters of Privilege we find, Quietum effe de Averagiis. Others probably derive it from the Fr. Ouvrage, i. e. opus. In the Register of the Abbey onornes, of Peterborough (in Bibl. Cotton) it is thus explained: Averagium, bos est, quod Nativi deberent ex antiqua servitute ducere bladum annuatim per unum diem de Pillesgate apud Burgum, vel carriare turbas in Mariscos ad Maner. de Pillesgate, cum carrestis & equis risos ad Maner. de Piulegate, cum carrettis & equis fuis. Anno 32 Hen. 8. cap. 4. and 1 fac. cap. 32. It seemeth with us to have two Significations: First, Rastal. Tit. Exposition of Words, maketh Mention of the King's Averages, which I take to be the King's Carriages by Hore or Cart. Then, anno 32 H. 8. c. 14. and 1 fac. c. 32. it is used for a certain Contribution that Merchants and others are waste preserving the survey which I can thers, do make proportionably towards their Los-fes, who have their Goods cast into the Sea, for the Safeguard of the Ship, or of the other Goods, and Lives of them in the Ship, in the Time of a Tempeft. And this Contribution seemeth to be so called, because it is proportioned after the Rate of every Man's Average, or Goods carried. In this last Sense it is also used in the Statute 14 Car. 2. c. 27. Average, is also a little Duty, which those Merchants, who send Goods in another Man's Ship, do pay the Mafter of it for his Care, over and besides the Freight: For in the Bills of Lading, they usually say, — Paying so niuch Freight for the said Goods, with Printage and Average accustomed.

Wherage of Corn-Fields. In the North they use this Word Average, for what in Kent they call the Gratten, in other Parts the Eddish, in Wales the Adlugh, in some Counties the Roughing; i. e. the Stubble or Remainder of Straw and Grass left in the Corn-Fields, after the Harvest is carried in.

Aberate. This Spelman interprets to earry Goods in a Waggon, or upon loaded Horses; a Duty required of some customary Tenants. But I question whether it did not sometime signify to drive Averia, Cattle, to some Fair or Market.——Omnes homines, (i. e. de Kyngston) debent ter averare ad Bristolium. Cartular. Glaston. MS. f. 4.

Aberrare, To the like Purpose——debent frages Domini metere, prata falcare, & carriare & averrare.——Cartular, ib. p. 39.

Tarc,—Cartular. ib. p. 39.

There Com. A referved Rent in Corn, paid to Religious Houses, by their Farmers or Tenants; which Mr. Somner deduces from the Fr. Ouvre, or Ouvrage, as if Corn drawn to the Lord's Granary by the working Cattle of the Tenant. But it seems more natural (like Averia from Avoir,) to have or receive such a Quantity of Corn. I suppose the Custom owing to the Saxon Cyriac-Seeat, Church-Seed, a Meassure of Corn brought to the Priest on St. Martin's Day, as an Oblation for the First-Fruits of the Earth. Under which Title the Religious had Corn-Rent paid yearly, as in an Inquisition of the Estate of the Abbey of Glassenbury, A. D. 1201.—Waltene reddit in gubulo af

Iso iv lib. xvi sol.—de Church-Seed, vel due summe & dimid. frumenti. Cartular. Glaton. MS. f. 38. which Church-Seed, by a Norman Epithet, might casily in some Parts be called Aver-Corn, especially in Kent, where by Composition the Tenants of Mensey, were to pay to the Abbot and Convent of St. Austins, their Aver-Corn in a certain and determined Measure, A. D. 1263.—Noverint univers, quod cum temporibus renovatis quidam Tenents Abbatis Sansti Augustini, in manerio de Menstre, quoddam servitum annuum quod Aver-Corn vocatur, sub mensura minus certa, &c. Vid. Chron. W. Thorn. inter X Scriptores, col. 1912. Aver-Corn is also such carriages to the Lord's Granary or Barn.

Aberdupois. See Avoirdupoiers.

Alberia properly fignifies Oxen or Horses used for the Plough, but in a general Sense any Cattle. Homines per averia fua, vir. equas & bowes, & Affros graviter distrinkit. W. Thorn in Ed. 2. 'Tis used in the same Sense in W. 2. cap. 88. Let the Sheriff deliver all the Cattle of the Debtor exceptis bobus & affris caruca. Sir Henry Spelman deduces the Word from the French Ouvre, Work, as if chiefly working Cattle. But more probably from Avoir, to have or possess; the Word sometimes including all Personal Estate, as Catalla did all Goods and Chattels. In Northumberland they now say, a False-aver, for a sluggish Horse, or lazy Beatt. Yet Spelman rather derives it from the Lat. Affri or Affra, Country-Horses, and cites the said Northern Proverb, A False Aver or Afer. I think the Word Heiser, to have been only a Corruption of Aver, and to have signified at first any Beast, though now restrained to the younger Kind.

Aberiis captis in Withernam, Is a Writ, for the taking of Cattle to his Use, that hath his Cattle unlawfully taken by another, and driven out of the County where they were taken, that they cannot be replevyed. Reg. Orig. fol. 82. When one Beast is spoken of, we say, Ouidam equus vel box; but when more, it is not said in the plural Number, Equi or Boves, but Tot Averia.

Averland, Item Cellarius libere folebat capere omnia sterquilinia ad sium opus in omni vico, nis ante
ostia evirm qui babebant Averland. Mon. Angl. 1.
par. fol. 302. a. It seems to have been such Land
as the Tenants did plough and manure, cum averiis suis, for the proper Use of a Monastery or
Lord of the Soil: Quod autem nune vocatur Averland, fuit terra rusticorum, ibid. which was subject
to Averages, or the Lord's Carriages.

3 versum ponderis, Full Weight, or Aver de

Auerium ponderis, Full Weight, or Aver de Pois, — de quolibet panno sine grano, & de çualibet libra de averio ponderis, tres denarios. Cart. 3 Ed. 2.

Averment, Verificatio, Cometh from the French Averrer, i. e. Testari, fignifies commonly an Offer of the Defendant, to make good or justify an Exception pleaded in Abatement, or Bar of the Plaintiff's Action; and there is Reason, why it would rather fignify the Act, than the Offer of justifying the Exception. For, anno 34 Ed. 1. Stat. 2. And the Demandant will effer to aver by the Assistance or Fury, &c. where to offer to avere, and to aver [must needs differ: And again in the same Statute, and the Demandant will effer to aver by the County, &c. And in 15 H. 6. cap. 1. The Defendants shall have their Averment, to say, that, &c. Thirdly,

Thirdly, in the English Nat. Brev. fol. 57. Thefe now call Navis Ecclefic: In medio Aula majoris ment is Twofold, General and Particular; a General Averment, which concludes every Plea, &c. or in Bar of the Replication and other Pleadings, containing Matters affirmative, ought to be Averred, with these Words, Et hoc paratus eft verificare, &c. Particular Averment, is when the Life of Tenant for Life, or Tenant in Tail is averred, &c. And an Averment contains as well the Matter as the Form thereof. Co. on Lit. fol. 362. b.

Aberneup (quafi Average-peny) Is Money contributed towards the King's Averages, or to be freed thereof. Raffal. Expos. verb. Aver-peny, est quietum esse de diversis denariis pro Averagiis Dom. Reg. From the King's Carriages cum averiis, 1 Inft. fol. 35. Haberet & Averpeni, sc. pro singulis triginta acris duos denarios. Mon. Angl. 302. a.

Aber=filver - Rogerus Prior, & Capitulum Ecclesia Christi Cantuar. quieto clamant Magistrum, & Fratres Hospitalis St. Maria de Osprens, de consuetudinibus subscriptis videl't de Arura Hate-wite, Ripe-selver, Wood-lade, Heylode, Aver-selver, Lambfelver. - que consuetudines fieri solent in cuvia de Adesham. Dat. Menfe Feb. 1242. Reg. Eccl. Chr. Cant. MS.

Augea, A Cistern for Water. - A. D. 1451. 20 Sep. Episcopus Batho Well. concedit Civibus Wellenfihus unum caput pro conductu aquatico cum augeis suspiralibus, & cateris machinis, sub & supra terraneis - primum caput est Augea, in quo tota aqua nostra recipitur, siet rotunda in latitudine infra muros decem pedum de petra calce, vel alia materia cum pipis ex utvaque parte dida Augea sive Cisterna annexis.

Reg. Éccl. Well. M. S.

Augmentation, Augmentatio, Was the Name of a Court, erected 27 H. 8. as appeareth by the 27th Chap. of that Year's Parliament: And the End thereof was, That the King might be justly dealt with, touching the Profit of such Religious Houses, and their Lands, as were given to him by Act of Parliament the same Year, not Printed: For the dissolving of which Court, Authority was given to Queen Mary, by the Parliament held the first Year of her Reign, Sess. 2. cap. 10. which she afterward put in Execution by her Letters Patent. The Name of the Court sprung from hence, That the Revenues of the Crown were augmented so much by the Suppression of the said Houses, as the King reserved unto the Crown, and neither gave nor fold away to others. But the Office of Augmentation remains to this Day, wherein there are many Records of great Use and Importance.

Augusta, London. Avisage. Sec Avage. Wilage.

Whitunatus is mentioned in the Monasticon, 1 Tom. pag. 850. and it fignifies an Oar, viz. Debet komo super pedes suos quo profundius poterit intrare, & dum ultra ire nequiverit, avirunatum unum octo pedibus longum, introrfus de diverso lanceando propellere, & a loco quo Avirunatus ille transnatare desierit spatio 40 pedum per chordam debet mensurari, ibique signum in aquam infigi.

Avicamentum, Advice, Counsel.—de avisamento & consensu consilii nossi concessimus, was the common Form of our King's Grants.

Abis Sancti Mattini, i. e. Cornix, fo called, because this Bird appears about the Feast of St. Martin: Si a sinistra in dextram Avis Sancti Martini volaverit, &c. Pet. Blesensis Epist. 65.

Errors fall be tried by Averment, Ge. This Aver- Ecclefie decenter legultus eft. Eadm. lib. 6 pag.

Bulneger. See Alneger.

Mumons, (French Aumofne, that is, Alms) Tenure in Aumone, is a Tenure per liberam Elemofy-nam. Briton, fol. 164. As where Lands are given to some Church, or Religious House, upon Condition, That some Service or Prayers shall be offered at certain Times, for the good of the Donor's Soul. See Frank-almoine.

Jumonier ; French , Aumofnier. Vid. Almo-

Muncel-meight, Quafi, Handfale-weight ; or from Anfa, i. e. the Handle of a Balance ; being a kind of Weight with Scales hanging, or Hooks fastened to each End of a Beam or Staff, which a Man lifting up upon his Fore-Finger, or Hand, discerneth the Quality or Difference between the Weight and the Thing weigh'd. In which, because there was wont to be great Deceit, it was forbidden by feveral Statutes, as 25 E. 3. Stat. 5. c. 9. 34 E. 3. cap. 5. & 8 H. 6. cap. 4. and the even Balance only commanded; yet nevertheless this Weight continued in Use in divers Parts of England, notwithstanding the Constitution of Henry Chicheley, Archbishop of Canterbury, 1431. Pro abolitione ponderis vocati, Le Auncel-weight, &c. qui utitur Excommunicandus; but now it is utterly abolished by a late Statute made 22 Car. 2. cap. ult. A. D. 1434, among the Anathema's publickly denounced against all false Dealers and Deceivers, --- ' Alle thei that use false Weyghts or false Measures, and in especial alle they that use a Weyght that is caulled Auncel, shaft or poundre, or hoolde or keepe that Weyght prively or openly. Reg. Eccl. Batho. Well. MS.

Auntient Demeasne. See Ancient Demesne. Auntiatus, i. e. Antiquated. Sicut charta eorum Auntiata est, & libertas anterior. Brompton, lib. 2.

cap. 24. par. 6.

Aboutance, Hath a double Signification, the one, when a Benefice becomes void of an Incumbent; the other when we say in Pleadings in Chancery, confessed, or avoided, traversed, or denied,

is true, &c. See Voidance.

Woir du poins, It is true French, Avoir due poids, that is, Habere pondus, or justi esse ponderis. In Law it fignifies two Things: First, a Kind of Weight diverse from that which is called Troyweight, containing twelve Ounces to the Pound, whereas this containeth fixteen. And in this respect it may probably be conjectured, That it is to called, because it contains a greater Weight than the other. Secondly, it significts such Merchandise as are weighed by this Weight, and not by Troy-weight, as in the Statute of York, 9 E. 3. in Procemio. 27 E. 3. Stat. 2. c. 10. 2 R. 2. cap. 1. See Weights.

3 volts, i. e. Concameratio, Tholus. 'Tis menti-

oned in Mat. Parif. in vitis Abbatum St. Albani, viz. Eadem quoque Capella in arduum surgens super eam crepidinem, (for concamerationem,) qua vulgo Avolta dicitur, Dormitorii diminutionem fupplet.

Abon Kiver. See Alanius.

Abower, Advocatus. See Advowe : Britton, cap. 29. faith, That Avowee is he to whom the Right of Advowson of any Church appertaineth, so that he may present in his own Name; and is called Avowee, for a Difference from those that sometimes present in another's Name; as a Guardian, that presenteth in the Name of his Ward: And Aula, i. e. a Court-Baron. Aula ibidem tenta that presenteth in the Name of his Ward: And 4 die Angust. &c. Aula Ecclesie is that which we for a Difference also from those, which have the Lands, Lands, whereto an Advowson appertaineth, but lam Uxorem, ut babeat eos hic in Octabis S. Michaelis only for Term of their Lives, of Years, or by

Intrusion, or by Disseisin.

Thomap, Is where one takes a Diffress for Rent, or other Thing, and the other fues Replevin, then the Taker shall justify his Plea for what Cause he took it; and if in his own Right, he ought to shew it, and avow the Taking; which is called his Avowry. But if he took it in the Right of another, then when he has shewed the Cause, he shall make Cognifance of the Taking, as Bal-list or Servant to him, in whose Right he did it. Termes de Ley, 73. 22 1 H. 8. cap. 19. For the more speedy and effectual proceeding up-on Distresses and Avouries, see 17 Car. 2. ap. 7. Tures.

Jures. The cutting off the Ears was a Punishment inflicted by the Saxon Laws on those who-robbed Churches, and afterwards on every Thief. Fleta, lib. 1. cap. 38. par. 10. And this Punishment was not only for Theft, but for many

other Crimes. Upton, De militari officio, pag. 140. Auritularius, A Secretary: Quem sibi amicularium & auricularium constituerat. Mon. Angl.

Pag. 120.

Aurum Reginz, The Queen's Gold. Rot. Pat. 52 H. 3. n. 6. Vid. Queen-Gold.

Aufultars. Because the reading of Prayers with a graceful Tone or Accent made some Impresfion on the Hearers, there was a Person appointed in the Monasteries to hear the Monks read, who directed them how and in what Manner they should do it, before they were admitted to read publickly in the Church before the People; and this was called aufculture, viz to read or recite a Lesson: Quicunque lesturus vel cantaturus est aliquid in Monasterio, si necesse habeat, ab eo, (viz. cantore) priusquam incipiat, debet auscultare. Lanfrancus, in decretis pro ordinatione Benedict. cap. 5

reserved unum austurcum, as a Rent due to the

Lord.

Autumn. Some computed the Years by Autumns, but the English Saxons by Winters. Tacitus, De moribus German tells us, That the ancient Germans knew the other Divisions of the Year, but did not know what was meant by Autumn. And Lyndewode tells us when the feveral Seasons of the Year begin:

Dat Clemens Hyemem, dat Petrus Ver cathedratus, Æftuat Urbanus, Autumnat Bartholomaus.

Autumnalia are the Fruits of the Earth that are ripe in Autumn or Harvest. 'Tis mentioned in Hengham Mag. cap. 5. Ifta autem ultima Lex potest vadiari ad salvandum Autumnalia aut redditum

assifum.

Aurilium ad filium militem faciendum & filiam maritandam, Was aWrit directed to the Sheriff of every County, where the King or other Lord, had Tenants, to levy of them reasonable Aid towards the Knighting of his Son, and Marriage of his eldest Daughter. See Aide, and F. N. B. fol. 82. But this is utterly taken away by the Stat. made 12 Car. 2. cap. 24.

Aurilium Curiæ, A Precept or Order of Court, for the Citing or Convening of one Party at the Suit of another. Vocat inde ad Warrantiam Johannem Sutton de Dudley Chevaler, & Isabel-

per auxilium Curia. Paroch. Antiq. p. 477.

Anrilium facere alicui in Curia fiegis, To be another's Friend and Solicitor in the King's Court; a Fiduciary Office folemnly undertaken by some Courtiers, for their Dependents in the Country. ----- Sciant prasentes & suturi, quod Ego Bernardus de S. Walerico concessi Rogero de Berkley & haredibus fuis auxilium & confilium meum in Curia Domini mei Regis Anglia. Paroch. Antiq. p. 126. Vid. Ayde.

Burthum petere, To pray Aid, or Suit in a Cause; i.e. when an inferior Tenant is impleaded, and not capable to defend the Right in his own Name, he prayeth Aid of the superior Lord, to affift and justify his Plea. -- Fohannes de Handlo implacitatus de Manerio de Pidington, dicit quod Infe non potest pradicto Prieri sine ipso Domino Rege respondere, & petit auxilium de ipso Domino Rege. Paroch. Antiq. p. 414. So the Incumbent prayed Aid of the Patron of the Church, in a Cause that affected a larger Portion of Tithes. Vid. Ayde.

Auritum Regie, King's Aid, or Money, levied for the King's Ufe, and publick Service. Vid.

Scutagium.

Aurilium Miccomitum, The Aid or Customary Dues paid to the Sherist, for the better Support of his Office. Prior de Kime Com. Linc. tenet duas carucatas terræ in Thorpe per servitium xl denariorum per annum, ad auxilium Vicecomitis. Mon. Angl. Tom. 2. p. 245. An Exemption from this Duty was fometimes granted by the King, as a special Privilege.

Minaite, 13 R. 2. cap. 1. Seems to be that which we now call Way-laying, or lying in exait to do a Mischief. The Words of the laid Statute arc; It is ordained that no Charter of Pardon from henceforth shall be allowed before any Justice for Mur-#Uffurcus and Dfurcus, a Gothawk; whence dee, or for the Death of a Man flain by Await, Afwe usually call a Faulconer, who keeps that Kind fault, or Malice prepensed, Treason, or Rape of a Woof Hawks, an Austringer. Some ancient Deeds have man, unless the same be specified in the Charter,

> Award, May be derived from the French Agarder, and is properly the Judgment of one that is neither assigned by Law, nor appointed by the Judges, for the Ending a Matter in Controversy, but is chosen by the Parties themselves that are at Variance. And may seem to be called an Award, because it is imposed on both Parties, ad custodiendum seu observandum. Spelm.

> Abunt, Mentioned 1 Jac. c. 33 and 12 Car. 2. cap. 4. Is a Measure of Rhenish Wine, containing forty Gallons; yet you may read in an old printed Book these Words, —— The Road of Rhenish Wine of Dordreyght is ten Awames, and every Awame is fifty Gallons. Item, the Rood of Antwerp is fourteen Awames, and every Awame is thirty-five Gallons.

> Alwning, A Canopy supported by Iron Staves, hanging over a Boat or Pair of Oars in the River Thames. It is the common Word used by the Seamen for the Sail in hot calm Weather, fet transverse over the Deck for Shade.

> Are and Aren come from the Saxon Verb Axian, to demand; and from hence our English Word Ask.

Mrf or Gre, a Town in Devenshire.

Brelodunum, Hexam in Northumberland. Brminstoz, from the Saxon Asfanmynster, so called because situated near the River.

Apde,

Apor, is where a particular Proprietor is im- | chelors. pleaded, and not being able to defend the Thing for which he is impleaded, he prayeth Ayde of fome better able; which is performed two Ways: First, In a Plca real, Tenens petit auxilium de A. S. sine quo respondere non potest. Secondly, in a Plea personal, and then the Defendant Petit auxilium ad manutenendum exitum. See Aid.

at manuterendum exturnication and manuterendum exturnication.

33 aldus, A Sort of poor Horse or Jade.

Affri, Azaldi, & alii Equi minoris valoris amovendi funt a foresta de Englewode.

Clauf. 4 Ed. 3.

31 30 Juni, Azure-colour.

Qui ibidem for

dientes lapidem non modicum inventum revolverunt, sub quo locellum ligneum conspicati, convocatis Priore ac Conventu ipsum aperuit interius undique depictum, medietas cum verniculo, altera medietas cum azorio, Er literas, &c. Abbat. Glaston. MS.

в.

Bard, An antient Sort of Vessel, or Tran-sport Ship. — Willielmus filius Willielmi Bek, tenet terram suam in Levyngburn per Serjantiam inveniendi ad transfretationem Domini Regis unam Navem, que vocatur Baard, versus Vasconiam sumptibus Juis propriis. Tenures, p. 62.
Baca, A Hook or Link of Iron, or a Staple.

-In axibus emptis & carrectis axandis novem denarios, in colariis, Bacis, & fellis ad idem emptis xiii den. - Consuetudinarium domus de Farendon

MS. penes. Wh. Kennet, f. 20.

Bacheringe, Is a Saxon Word, and almost good English at this Day, signifying so much as bearing upon the Back, or about a Man. Bration useth it for a Sign or Circumstance of Thest apparent, which the Civilians call Furtum manifestum; for dividing Furtum into manifestum & non manifestum, he defineth Furtum manifestum in this manifestum, the destricts Furtum manifestum this Sort; Furtum vero manifestum est, ubi latro deprebensus est seistus de aliquo latrocinio, scil. Handhabend est Backberinde, est insequentus suerit per aliquem cujus ves illa suerit. Lib. 3. Tract. 2. cap. 32. Manwood in his Forest-Law, Part 2. noteth it for one of the four Circumstances or Cases, wherein a Foreiter may arrest the Body of an Offender against Vert or Venison, in the Forest. For by the Assiste of the Forest of Lancaster, (saith he) taken with the Manner, is when one is found in the King's Forest in any of these four Degrees, viz. Stable-stand, Dog-draw, Backbear and Bloody-band; in which Place you may find all these interpreted.

Baccinium, A Bason or other Vessel to hold Water to wash the Hands. Non torpeta non Nountergia non Baccinia, & nil omnino per violentiam exigatur. Simeon Dunelm. anno 1126. Mon. Angl.

tom. 3. pag. 191. See Bacina.

Bathelietta, The Commonalty, as distinguished from Baronage.

Festivitate S. Edmundi Regis & Confessionis, in quindenam S. Michaelman S. Mi lis apud Westmonasterium per Dominum Regem regaliter celebrata, Communitas Bacheleriæ Anglia signistcavis Domino Edwardo filio Regis, &c. Annal. Burton, p. 426. finb an. 1259.
18achtlo1, Baccalaureus, Cometh of the French

Word Bachalier; that is, Tyro, a Learner: And thereupon I gather those that be called Bachelors of the Companies of London, be such of each Company, as are springing towards the Estate of those that are imployed in Council, but as yet are Inferior. For every of the Twelve Companies hath a Master, two Wardens, the Livery, and the Ba-

I have read in an Old Monument, this Word Bachelor attributed to the Lord Admiral of England, if he were under a Baron. This Word is used 13 R. 2. Stat. 2. cap. 1. and signifieth the same with Knight-Bachelor, 3 E. 4. cap. 5. that is, a Simple Knight, and not a Knight-Baneret, or Knight of the Bath. Touching the farther Ety-mology of this Word, Baccalaurei (teste Renano) à bacillo nominati sunt, quia primi studii authoritatem que per exhibitionem baculi concedebatur junt confe.uti fuissent, &c. Anno 28 Ed. 3. we find a Petition recorded in the Tower, beginning thus, A noftre Seigneur le Roy monstrent votre Simple Bacheler, Johan de Bures, &c. Sachez nous Roger de Mortimer Seigneur de

Wygemore avoir donne & grante a nostre chier Bachi-iir, Monsieur Robert de Harley, pour son bon service & pour cent livres de argent, la gard du Corps Gilbert Filz & heir Sir Johan de Lacy, ensemblent ove le marriage mesmes celuy Gilbert deyns age esteant en noftre garde, &c. Donne à Penebrugge l'an du Regne le Roy Edward Filz le Roy Edward unzyme. Yet Camden in his Brit. fol. 176. makes a Question whether these Bachelors were not of a middle Degree between Simple Knights and Esquires. In Pat. 8 Ric. 2. par. 1. m. 4. Johannes de Clanvou is stiled Bacalarius Regis. See Baneret.

Bacina, A Bason .- Duos Margines de duabus marcis argenti, & duas Bacinas argenti de sex marcis, duo candelabra de sedecim marcis. - Hist. Elien. a D. Gale edita. p. 623. In the Inquisition of Serjancies and Knights Fees within the Counties of Effex and Hertford, Anno 12 & 13 R. Joh. Petrus filius Petri Picot, tenet medietatem Heydene per Serjantiam ferviendi de Bacinis, i. e. by the Service of holding the Bason, or waiting at the Bason, on the Day of the King's Coronation. Lib. Rub. Scaccar. fol. 137. See Baccinium. Backberind. See Bacberinde.

Baco, A Hog, a fat Hog, a Bacon-Hog. The Word very oftens occurs in our Charters, and other Muniments.

Battile, A Candle-stick, properly so called, when formerly made ex baculo, of Wood, or a Stick. — Hugo Episcopus Dunelmensis secit in Eccle-sia coram Altari tria ex argento bactilia — in quibus lumina die noctuque perpetuo ardentia lucerent. Coldingham, Hist. Dunelm. apud Wartoni Ang.

Sac. P. 1. p. 723.

Badger, Cometh from the French Bagage; that is, Sarcina, a Bundel or Fardel; and thence is derived Bagagier, a Carrier of Bundles: It is used with us for one that is licensed to buy Corn, or other Victuals in one Place, and carry them to another to sell; and such an one is exempted in the Statute made in the 5 and 6 of Ed. 6. c. 14, from the Punishment of an Ingrosser within that Statute. See Crompton's Justice of Peace, fol. 69, 70.
15adiza, Waderester. See Bath.

Baolsa, Bage or Purse.—— Carta Decani
Ecclesia Litchfield, in Mon. Angl. tom. 3. p. 237. cucentas marcas pecunic in quadam Baga de Whalley.
Baganel. Edw. 1. by his Charter granted to
the Citizens of Exeter, a Collection of a certain
Tribute upon all Manner of Wares brought to that City to be fold, towards the Paving the Streets, Repairing the Walls, and Maintenance of the City, commonly called in old Eng lifb Bagabel. Bethugabel and Chipping-gabel

Antiq. of Exeter.

15 ahadum is mentioned in Fleta, lib. 2. cap. 21.

andfignifies a Chest or Coffer.

Baiardour!

Baiardour, A Carrier, or Bearer of any Weight or Burden; Lat. Bajulator. Whence our Badgers or Carriers of Corn from one Market to another. -- offerebant duos Incifores in fua lapidicina, 🕾 cariagium petre usque ad navim, 😂 de navi usque duos Baiardours fervituros ad Ecclesiam. Petr. Eles.

Contin. Hift. Croyland. p. 120.

Bail, (Ballium, plevina, manucaptio) Cometh of the French (bailler, tradere.) It is used in our Common Law properly for the Freeing or Setting at Liberty of one arrested or imprison'd upon Action, either Civil or Criminal, under Surety taken for his Appearance at a Day and Place certainly affigned. Braft. lib. 3. traft. 2. cap. 8. num. 8 9. The Reason why it is called Bail, is, because by this Means the Party restrained is delivered into the Hands of those that bind themselves for his Forth-coming: There is both Common and Special Bail; Common Bail, is in Actions of small Concernment; and is called Common, because any Sureties in that Case are taken: Whereas upon Causes of greater Weight, or apparent Specialty, Special Bail or Surety must be taken, as Sublidy-men at the least, and that to the Value. Manwood in his Forest-Laws, Part 1. p. 167. maketh a great Difference between Bail and Mainprize, faying, He that is mainprifed, is always faid to be at large, and to go at his own Liberty out of Ward, after that he is let to Mainprife, until the Day of his Appearance, by Reason of the said Common Summons, or otherwife; but it is not fo, where a Man is let to Bail, by four or two Men, by the Lord Chief Justice in Eyre of the Forest, until a certain Day; for there he is always accounted by the Law, to be in their Ward and Custody for the Time: And they may, if they will, keep him in Prison, or Ward during that Time. So that he who is so bailed, shall not be said by the Law to be at large, or at his own Liberty. See Lam. Eiren. lib. 3. cap. 2. pag. 330. Bail is also a certain Limit within the Forest, according as the Forest is di-vided into the particular Charges of several Forefters, Cromp. in the Oath of Bow-bearer, fol. 201.

retters, Cromp. In the Oath of Bown-bearer, jol. 201. See Mainprife, and 4 Inft. fol. 178.

Ballitt, (Balliwus) Cometh from the French Word Bayfiff, that is Prafettus Provincia, and as the Name, fo the Office it felf in ancient Time was answerable to that of France and Normandy: For as in France there be several Parliaments, which being Courts, from which lies no Appeal, and within the Precincs of the several Parts of that Kingdom, that belong'd to each Parliament, there be several Provinces, unto which, within themselves, Justice is ministred by certain Officers called Bailiffs. So in England, we see many several Counties or Shires, within which Justice hath been ministred to the Inhabitants of each County, by the Officer whom we call Sheriff or Viscount: The one of which Names descends from the Saxons, the other from the Normans. And though I cannot expresly prove, that this Sheriff was ever called a Bailiff; yet it is propable, that might have been one of his Names, because the Country of the C ty is many Times called Balliva, a Bailiwick: As in Return of a Writ, where the Person is not arrested, he saith, Infranominatus A. B. non eft inventus in Balliva mea. Kitchen Ret. Brev. f. 287. And a gain, in Bratlon, lik. 3. tratt. 2. cap. 33.

Sallment, Is a Delivery of Things, whether with a delivery of Things, and the delivery of Things of Thing

Sheriffs as Bailiffs of Hundreds, whom the Saxons called Scyrmans. So 14 E. 3. Stat. 1. cap. 9. But as the Realm is divided into Counties, to every County is again divided into Hundreds, within which it is manifest, That formerly the King's Subjects had Justice ministred to them by the several Officers of every Hundred, which were called Bailiffs. See Lupanus de Magistrat. were called Bailiffs. See Lupanus de Magilrat. Francor. lib. 2. cap. Ballivi. And the Grand Cuffi-mary of Normandy, cap. 1. And the Truth hereof Bradion attetts, lib. 3, traft. 2. cap. 34, num. 5. Where it appeareth, That Bailiffs of Hundreds might hold Plea of Appeal and Approvers. But fince that Time, the Hundred-Courts, (certain Europhic appeals and Appeal and Appeal appeals the Status of A.E. Franchies excepted) are by the Statute of 14 E.3.
Stat. 1. c. 9. distolv'd in the County-Courts, as you read in County and Hundred. And the Bailiffs Name and Office is grown into fuch Contempt, that now they are only Officers to ferve Writs, and do such base Offices within their Liberties. Cromp. Just. of Peace, fol. 49. a. Yet is the Name still in good Listeem otherwise, for the chief Magistrates in divers Towns be called Bailiffs; as in Ipswich, Yarmouth, Colchester, and other Places: And there be others, to whom the King gives the Custody of his Castles, which are called Bailiffs, as the Bailiff of Dover Castle.

These ordinary Bailiffs are of two Sorts; Bailiffs Errants, and Bailiffs of Franchises: Bailiffs Errants, Ballivi Itinerantes, be those which the Sheriff maketh and appointeth to go hither and thither in the County to serve Writs, to summon the County, Sessions, Assizes, and such like. Bailists of Franchises, Ballioi Franchestarum aut Libertatum, be those that be appointed by every Lord within his Liberty, to do such Offices within his Precincts, as the Bailff Errant doth at large in the County. Of these, read Sir Thomas Smith, De Rep. Angl. lib. 2. cap. 16. There be alfo Bailiffs of the Forest. Manwood, part 1. p. 113. There be likewise Bailiffs of Husbandry, belonging to private Men of great Substance, who seem to be so called, because they dispose of the Under-Servants, every Man to his Labour and Task, check them for midding their Business, gather the Profits to their Lord and Master, and deliver an Account for the same at the Year's End, or otherwife, as it shall be called for. The Office or Duty of a Bailiff of a Manor, or Houshold, (which in ancient Time seemeth to have been all one) Fleta well describeth, lib. 2. cap. 72, 73. This Word is also used in the Canon Law, cap. Diletto de sent. Excom. in sexto, &c. I de panis in Clement. where the Glossographer saith, it is a French Word, fignifying as much as Prapolitus; and Balliva and Ballivatus is used among our Interpreters of the Civil and Canon Law for Provincia, as Balliva here with us in England, is taken for a County or Shire. The Word Balivus is derived from Baal, i.e. Dominus; quia Balivi domi-nantur suis subditis, quast eovum Magistri & Domini.

Bailist of a Commote (in Wales Balivus Commoti) fecms to have some Power of Judicature within the Precincts of the Commote. For thus we read in Stat. Wallia, Balivi autem Commotorum de catero teneant Commotos suos, & justiciam

faciant & exerceant inter litigantes.

Bailist of the Boot. See Moot.

Bailment, Is a Delivery of Things, whether Writings, Goods, &c. to another, sometimes to be delivered back to the Bailor; that is, to him that so delivered it'; sometimes to the Use of the

and sometimes also it is delivered to a third respect of the Sheriff, infra Ballivam tuam. Person: This Delivery is called a Bailment.

Bamberga, An iron Armour which covered the Legs in Time of War.

Bairman, A poor infolvent Creditor left bare and naked.— Stat. Will. Reg. Scot. cap. 17.
Bairman, qui debet fieri, jurabit in Curia quod nibil babet ultra 5 folidos & 5 denarios.

15 alauce of Erabe, A Computing the Value of all Commodities which we buy from Foreign-

ers, and on the other Side, the Value of our native Productions, and Over-plus of foreign Goods, which we export into Neighbour-Nations. And the Difference or Excess between the one Side and the other of fuch Account or Reckoning, is called The Balance of Trade. Which Excels can be answered by us in nothing but our Coin or Bullion. The Overplus of Goods brought from our Colonies in America, and other foreign Parts, with which we supplied our Neighbours, did in Time of Peace at least Balance our Trade.

Balcanifer for Baldalinifer, i. e. a Standard-bearer; 'tis mentioned in Matt. Parif. Anno 1237. viz. ea die Balcanifer, qui ut alii, qui ceciderunt, cruentissimam de se reliquit hossibus victoriam, &c. Baldaliniss, 'The richest Cloath, now called

Brocade, made with Gold and Silk: Tumba fancti Alborni obtulit optimum Baldakinum. Matt. Weftm. Anno 1260. Dominus Rex veste deaurata facta de pretiosissimo Baldakino sedens. Matt. Paris. Anno 1247. See Baudekin, so called, because it was formerly brought from Babylon, which in Latin was called Baldacus.

Bale, A Pack, or Quantity of Goods or Merchandife; as a Bale of Silk, Cloth, &c. The Word is used in 16 R. 2. cap. 1. and still in Use.

Malenger, By the Statute of 28 H. 6. cap. 5. seems to be a Kind of Barge, Boat, or Water-Veffel.

Balenger rather fignifies a Man of War, tandem pene folus fugiens in Balingario. Walfingb. in R. 2. Hostes armaverunt quinque vasa bellica qualia Balin-

garias appellamus. Idem. Baleuga, A Territory or Precinct. tali libertae, quod per totam Baleugam possi capere sprissatum suum. Charta Hen. 2. Recorded in the Dutchy-Ossicc. See Bannum & Banleuca.

Balevs, A Rod: Ferens in manu virgam quam vulgo Baleys appellamus. Mat. Parif. Anno 1252.

Baliffarius, A Baliffer, or Cross-bow Man; Gerard de la Wair is recorded to have been Balistarius Domini Regis. 28, 29 Hen. 3. n. 25. So Walterus de Moseley. Com. Sur. tenet terras per Serjantiam existendi Balistarius Domini Regis in exercitu suo, per xl dies, Anno 32 H. 3.

Baliba. In the Statute of Marlbridge, 52 H. 3. cap. 2. it is faid, - ubi Balivam habeat vel Jurisdictionem. Here Balwa is well expounded by the Statute it felf; for in this Place it fignifies Juris-

diction. Co. Inft. fol. 105.

25 alivo amovendo, Ís a Writ to remove a Bailiff out of his Office, for want of sufficient living in his Baliwick. Reg. Orig. fol. 78.

Ballare. This Word is found in Fleta, and

fignifics fiopis expurgare.

Balliva, A Bailiwick; from the French Bailler, to deliver, or commit. Ballivus was the Person to whom an Authority or Trust was committed within fuch a District. Balliva was the whole District, within which the said Trust was to be executed. A whole County was so called, in

whole Barony, in respect of the Lord or Baron; a Hundred in respect of the Chief Constable; a Manor, in respect of the Steward: A Circuit of Villages and Hamlets, with respect of the Capital Manor.

Ballium, Bail, or Delivery out of the Hands of a proper Bailiff or Keeper, of the Goods fo delivered. — Catalla Felonum per visum & ballium Coronatorum tradantur. Cart. 3 Ed. 1, ex Cartular. Radinges, MS. f. 156. b. Eallium fignifics also a Sort of Fort or Bulwark: Eam civitatem cum exteriori Ballio caftri bellatorum suorum insultibus occupavit. Matt. Westin. Anno 1265.

Balls. It hath been fometimes the English Custom to cast Lots by Balls. As A. D. 1593. 14 Apr. Decanus Ecclesia Wellensis & Canonici Residentiavii miserunt Sortes pro Beneficiis, communiter Balls. Registr. Cartar. penes Decan. & nuncupat.

Capit. Well.

Ban or Bans, Bannum fignifieth a publick Notice given of any Thing. The Word is ordi nary among the Feudifts, and grown from thence to other Uses; as to that which we here in England call a Proclamation, whereby any Thing is publickly commanded or forbidden: Vincent. de publickly commanded or formaden: vinem. ae Franchef. defcif. 251, & 360. Hottoman verbo Bannus, in verbis Feudalibus, faith, That there is both Bannus and Bannum, and that they fignify two divers Things. But in England we use this Word Bans, especially in publishing matrimonial Contracts in the Church, before Marriage, That if a Man can fay ought against the Intention of the Parties, either in respect of Kindred, Precontract, or otherwise, they may take their Exception in Time. And in the Cannon Law, Banna funt Proclamationes Sponsi & Sponsa, in Ecclesiis sieri solita, cap. 27. Extra despons. &c. Yet our Word Banning seems to come from thence, being an Exclamation against, or Cursing of another. Braston in one Place mentions Bannus Regis, for a Proclamation, or Silence made in Court by the Cryer, before the Meeting of Champions to a Combate, Lib. 3. trast. 2. cap. 21. In terra ditionis fue Bannum, id est, interdictum mist, qued est Probibitio, qued nullus sur aut latro esset, cre. Histor. Norman. Edit. 1619. fol. 85. b. Bancalta, Cushions, or like Coverings of Ease

and Ornament, for Benches or other Seats .-Prior Eliensis contulit unum dorsale magnum & pul-Prior Elicitis contain unum aorjaie magnum & pui-chrum, cum tapetis & bancalibus ejudiem festa— de quibus jam fiunt pro magno Altari & Altari in Chovo, & bancalia super formas in Chovo sternenda in Festis principalibus. Hittor. Elien. apud Whartori Ang. Sacr. P. 1. p. 649. And we find it menti-oned in several Places in the Monassicon, as in 1 Tom. pag. 222. Septem scannorum tegmina, vulgo

Bancalia, &c.

Bantus, A Stall, a Bench or Table, on which Goods are exposed to Sale. As Lib. Dooms-day, –In Eboraco Civitate– - Comes de Moritonio habet ibi xiv mansiones, & duos bancos in macello, & Ecclesiam Santta Crucis.

Bandore, A Mufical Sort of Infrument with Strings, first invented by John Rose Citizen of London, living in Bridewell, the 4th of Queen

Elizabeth. See Stow Annal. p. 869.

15 ane, Proceeds from the Saxon Bana, a Murderer, and fignifies the Destruction or Overthrow of any Thing. Bratt. lib. 3. tratt. 2. cap. 1. 12. 12. 14. He which is the Cause of another Man's Death, is faid to be le Bane, a Malefactor. So

Thing, we commonly fay, Such a Thing was his

Bane.

Baneret, Bannerettus, Miles Vexillarius, in Mr. Skene's Opinion feemeth to be compounded of der an Oak near Ashton in that County, which is Skene's Opinion feemeth to be compounded of Banner and Rent. But Cambden in his Britamia, pag. 109. derives it from the German Banner-beyes. Sir Tho. Smith, lib. de Rep. Angl. cap. 18. faith, That a Baneret is a Knight made in the Field, with the Ceremony of cutting off the Point of his Standard, and making it as it were, a Banner: And accounted fo honourable, that they are allowed to display their Arms in a Ban-ner in the Field in the King's Army as Barons do. Others add, that Blood must be first drawn in the Field. Thefe are Camden's Words, loco fupra citato; Banneretti, cum Vassalorum nomen jam desterat, à Baronibus secundi erant; quibus inditum nomen a Vexillo: Concessum illis erat Militaris virtutis romen a vexuo: Conceptum tins erat valutaris ventes ergo quadrato Vexillo (perinde ac Barones) uti, unde Equites Vexillarii â nonnullis vocantur, &c. Of creating a Knight Baneret, read Mr. Segar Norroy his Book, lib. 2. cap. 10. That they be next to Barons in Dignity, appears by the Statute, 14 R. 2. 11. and by 5 R. 2. Stat. 2. cap. 4. It riay be conjectured, That they were anciently called by Summons to the Court of Parliament. And 13 R. 2. Stat. 2. cap. 1. we find, That a Baneret for praying a Pardon for a Murderer, contrary to the Statute, is subject to all one Punishment with a Baron. Henry the Seventh made divers Banerets upon the Cornish Commotion, Anno 1495. And William de la Pole was created a Banneret by Edward 3. by Letters Patent Anno regni fui 13. Memb. 13. Those Bannerets who are created fub wexillis Regiis in exercitu regali, in aperto bello, & ipfo Rege perfonaliter prasente, explicatis, take Place of Baronets, as appears by the Letters Patent for Creation of Baronets. See further Selden's Titles of Honour, fol. 799. and Co. Inft. 4. fol. 6. 15angoz. See 15onium.

Banishment, Exilium, abjuratio, Cometh of the French Word Banissement, and hath a Signification known to every Man: But there be two Kinds of Banishment in England; one voluntary, and upon Oath, whereof you may read Abjura-tion; the other upon Compulsion, for some Of-fence or Crime. As if a Lay-man succour him that having taken Sanctuary for an Offence, obstinately refuseth to abjure the Realm, he shall lose his Life and Member. If a Clerk do so, he shall be banished, Staundf. Pl. Cor. fol. 117. This Punishment is also of our modern Civilians called Bannimentum, which was anciently termed (deportatio) if it were perpetual, or (relegatio in insulam) if for a Time. Vincent. de Franches. Pet. de Belluga if for a Time.

in suo speculo, fol. 125. nu. 4

Bank, Bancus, Cometh of the French Banque, i. e. Mensa. In our Common Law, it is most usually taken for a Seat or Bench of Judgment; as Bank le Roy, the King's Bench; Bank de Common Pleas, the Bench of Common Pleas; Kitchin, fol. 102. called also in Latin Bancus Regis, & Bancus communium Placitorum, Cromp. Just. fol. 67 & 91. Cambden also in his Brir. calls them Bancum Regium, & Bancum Communem: There is another Sort of Bank, which fignifies a Place where a great Sum of Money is let out to Use, returned by Exchange, or otherwise disposed to Profit. Jus Banci, or the Privilege of the Bench, was anciently allowed only to the King's Judges qui fummam adminibe efteemed a Merchant or Trader within any frant justitiam; for inferiour Courts, such as Court-Barons, and Hundred-Courts were not al-

when a Man receives a mortal Prejudice by any lowed that Privilege fince at this Day the Hundred-Court at Freebridge in Norfolk is held under an Oak at Geywood; and that the Court for the Hundred of Woolfey in Herefordshire is held uncalled, The Hundred-Oak. See Free-Bench-

Bankers. The Ufurers and mony'd Goldsmiths first got the Name of Bankers, in the Reign of Ch. 2. as by the Words of an Act of Parliament, Anno 22, 23 Car. 2. Whereas feveral Persons, being Goldsmiths, and others, by taking or borrowing great Sums of Money and lending out the Same again, for extraordinary Hire and Profit, have gained and acquired to themselves the Reputation and Name of

Bankers, &c.

Bankrupt, Quasi Bancus ruptus, or Bankrupt; because when the Bank or Stock is broken, or exhausted, the Owner is said to be a Bankrupt. The Composition of the French Word, I take to be this; Banque, that is, Menfa, and Route, that is Vestigium, metaphorically taken for the Sign left in the Earth, of a Table once fastened into it, and now taken away. So that the Original feemeth to be drawn from those Roman Mensarii, which, as appeareth by many ancient Writers had their Tabernas & Mensas in certain publick Places, where they fled, and deceived Men that had put them in Trust with their Money, they left but the Signs or Carcasses behind them. But Bankrupt with us fignifies his or her Act, that having gotten other Mens Goods into his Hands, hideth himself in Places unknown, or in his own private House, not minding to restore to his Creditors what is due to them. In the Statute made 34 H. 8.c. 4. the French Word Banque Route fair, is literally translated to make Bankrupt. And by 1 Fac. c. 15. a Bankrupt is thus described: All and every such Person using, or that shall use the Trade of Merchandise, by Way of Bargaining, Exchange, Bartery, Chevijance, or otherwije in Grofs, or by feeking his, her, or their Trade of living, by Buy-ing and Selling; and being a Subject born within this Realm, or any of the King's Dominions, or Denizen, who at any Time fince the first Day of this present Parliament, or at any time bereaster shall depart the Realm, or begin to keep his, her, or their House or Houses, or otherwise to absent him, or her self, or take Santtuary, or suffer him or her self willingly to be arrested for any Debt or other Thing not grown or due, for Money delivered, Wares sold, or any other just or lawful Cause, or good Consideration or Purpose, or hath, or will suffer him or her self to be outlawed, or yield him or her felf to Prison, or willingly or fraudulently hath, or shall procure him or her felf to be arrefted, or his, or her Goods, Money, or Chattels to be attached or sequestred, or depart from his or her Dwelling house, or make, or cause to be made any fraudu-lent Grant, or Conveyance of his, her, or their Lands, Tenement, Goods or Chattels, to the Intent, or whereby his, her or their Creditors, being Subjects born, as a foresaid, shall, or may be defeated, or delayed for the Recovery of their just and due Debts; or being arrested for Debt, shall after his or her Arrest, lye in Prison six Months, or more, upon that Arrest, or any other Ar-rest or Detention in Prison for Debt, and lye in Prison fix Months upon such Arrest or Detention, shall be ac-counted and adjudged a Bankrupt, to all Intents and Purposes. But the later Act, 14 Car. 2. cap. 23. hath provided, That no Person whatsoever, who shall adventure in the East-India, or Guinea Company, or in the Royal Fishery Trade, shall

Banleug . See Bannum.

Banniatus fortis, In the same Sense as Bannitus, Outlawed, or judicially banished. -David Filius Leolini concessi Domino Henrico Regi – quod de catero non receptabo Utlagos, vel Forisbanniatos ipsius Domini Regis, vel Baronun suorum. Pat. 25 Hen. 3. apud Brady Hist. Angl. Append. p. 196.

Banni Muntiales, The Banns of Matrimony. Benedictus de Hertelpool, prasentatur ad Ecclesiam de Rungeton per Priorem & Conv. Dunelm. 3 Id. Novemb. 1274. per emotionem Johannis de Baulton, qui Matrimonium contraxit cum Isabella de Aslakeby, Bannis editis in facie Ecclesia, ut mo-ris est de Goldburg. Ex Regist. Walt. Gissard.

Archiep. Ebor.

Bannimits, The Form of Expulsion of any Member, from the University of Oxford, by af-The Form of Expulsion of any fixing the Sentence in some publick Places, as a Denunciation or Promulgation of it.

Bannitus, An Outlaw, or Banished Man -Vobis pracipimus quod eidem Cancellario ad infe-quendum, arreftandum & capiendum distos Male-factores & Baunitos, &c. Pat. 15 Ed. 3. Part. 3.

dorf. 8.

Bannum, bel Banleuga, The utmost Bounds of a Manor or Town, so used 47 Hen. 3. Rot. 44. Carta Canuti Regis Conobio Thorneia. Notum fa-cio, me eleemofynam nostram Christo concessisse & omnibus Sanctis suis, &c. viz. primo Terram illam a Twiwella usque Therney, ubi Bannum nostrum cessat. Banleuca de Arundel is used for all comprehended within the Limits or Lands adjoining, and so belonging to the Castle or Town. Seld. Hist. of Tithes, pag. 75.

Banquerium. See Bancale: Fleta, Lib. 2. ca.
6. Debet disponere, & camera tapetis & Banqueriis ornentur, &c.

Maratoz. See Barrator.

Batueties, (Oxycantha) A Thorny Shrub, known to most Men to bear a Berry or Fruitred, and of a sharp Taste. These Berries, as also the Leaves of the said Tree, are medicinable, as Gerard sheweth in his Herbal, lib. 3. cap. 21. you find them mentioned among Drugs to be garbled. Anno 1 Fac. cap. 9.

Barbican (Barbicanam) A Watch-Tower, Bulwark, or Breast-Work. Mandatum est Johanni de Kilmyngton Custodi Castri Regis & Honoris de Pickering, quoddam Barbicanum ante portam Castri Regis predicti maro lapideo, & in eodem Barbicano quandam portam cum ponte versatili, &c. de novo sa-cere, &c. T. Rege, 10 Aug. Claus. 17 Ed. 2. m. 39. Fontem etiam duplici muro circumdatum habentem barbicanum novem turribus circumseptum. Rand. de Diceto, Anno 1181.

Barbicanage; (barbicanagium) Money given to the Maintenance of a Barbican, or Watch-Tow-er. Carta 17 Ed. 3. m. 6. n. 14. 'Tis a Tribute towards the Repairing or Building a Bulwark: 'Tis mentioned in the Monaficon. 1 Tom. p. 976. De kaiagio, muragio, paagio, barbicanagio, & de

operibus caftvorum, &c.

Barca, a Bark ; Navis mercatoria, & que merces exportat. Gloff. Sax. Ælfrici. A Flotskip. Barcaria, Barcaria, A Barkary, or Tan-house,

or Place to keep Bark for the Use of Tanners. New Book of Entries, Tit. Assife, Corp. Polit. 2.
Battarium, Barcaria, A Berghery, a Sheep-coat, and sometimes a Sheep-walk. See Bercaria.

Shepherd, and both feem to come from the French Word Bergerie.

Bard alias Beard. See Cla.k.

. 25at-ffee, Is a Fee of 20d. which every Prifoner, acquitted of Felony, pays to the Gaoler. Crompt. Fust. of Peace, sol. 158.

15at gain and Sale, As it seemeth by West.

Symb. Par. 1. Lib. 2. Sett. 436. is properly a Contract made of Manors, Lands, Tenements, Hereditaments, and other Things, transferring the Property thereof from the Bargainer to the Bargainee; whereto the Author of the New Terms of Law addeth, That it ought to be for Money; saying withal, that it is a good Contract for Land, &c. and that the Fee-simple passeth thereby, tho' it be not said in the Deed, To Have and to Hold the Land to him and his Heirs: And though there be no Livery and Scifin, made by the Vendor, fo it be by Deed indented, feal'd and inroll'd, either in the County where the Land lies, or within one of the King's Courts of Records at Westminster, within fix Months after the Date of the Deed, according to 27 H. S. cap. 16. Such Bargain and Sale may be made by Lease and Release, without Livery or Enrolment.

Bargarer, Is an obsolete Word fignifying a Shepherd, from the French Berger.

Barghmafter. See Berghmafter.

Barillus, Barillum, A Barrel .hanc donationem pradictus Thomas dedit unum barillum vini, &c. Cartular. Hen. de Oilly, temp.

Hen. 2. Sce Barrel.

Baron, (Baro) Is a French Word, and hath divers Significations here in England. First, It is taken for a Degree of Nobility next unto a Viscount. Bratt. lib. 1. cap. 8. num. 4. faith, Sunt & alii Proceres sub Rege, qui dicuntur Barones, quasi robor Belli. And in this Signification it is borrowed from other Nations, with whom Baronia be as much as Provincia. Petr. Belluga in specul. Princip. fol. 119. So that Barons feem to be fuch, as have the Government of Provinces, as their Fee holden of the King; some having greater, fome leffer Authority within their Territories: Yet it may be probably thought, that of old Times here in England, they were called Bavons that had firch Signiories, as we call Court-Barons, as they be at this Day in France called Seigneurs; that have any fuch Manor or Lordship. And the Learned in Antiquities have affirmed, That soon after the Conquest, all such came to the Parliament, and sate as Peers in the Upper-House. But when by Experience it appeared, That the Parwhen by Experience it appeared, That the Parliament was two much thronged by fuch Multitudes, it was in the Reign of King John ordain'd, that none should come, but such as the King for their extraordinary Wisdom, Interest, or Quali-ty, thought good to call by Writ; which Writ also then ran (hac vice tantum.) But then Men feeing this Estate of Nobility to be but casual, and to depend meerly upon the Prince's Pleasure, they obtained of the King Letters Patent, to settle such Honour upon them, and their Heirs Male, and these were intitled Barons by Patent, or Creation, whose Posterity be now by Inheritance, and true Descent of Nobility, those Barons that be called Lords of the Parliament, of whom the King may create at his Pleafure. Yet nevertheless, there are Barons by Writ, as well as by Letters Patent, and they may be difcerned by their pat, and sometimes a Sheep-walk. See Bercaria. Titles; hecause the Barons by Writ are those that Bercarii, or rather Berquarii, May be taken to the Title of Lord, have their own Surname for Shepherds; for we usually say, Berecarium a annexed, whereas Barons by Letters Patent are

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were first made by Writ, may now justly be called Barons by Prescription, for that they have continued Eerons by themselves and their Ancestors, Gawger of London for his true Accounting. He beyond the Memory of Man. The Original of also taketh a Declaration of certain Receivers Barons by Writ, Cambden in his Brit. Pa. 109. re- Accounts, and examineth the Letters and Sums of Patent, or Creation (fay our Antiquaries) commenced in the Time of Richard II. For then John Beauchamp was created Baron of Kedderminster. The Manner of whose Creation, read in Stows An-Anamer of whose Creation, read in 5000's Annals, p. 1121. Selden's Titles of Honour, fol. 687. Ferm's Glory of Generofity, p. 125, 126. Skenede verb. fign. Tit. Baro. And Sir Tho. Smith, lib. 1. de Rep. Ang. cap. 17. faith, That none in England the representation of Barons, unless the can dispend 1000 li-per an or at least 1000 Marks. To these Segar (by Office Norrey) lib. 4. c. 13. Of Honour Civil and Military, addeth a third Kind of Barons, calling them Barons by Tenures; and those be the Bishops of the Land; all which, by Virtue of Baronies annexed to their Bishopricks, have always had Place in the Upper-House of Parliament, and are termed Lords Spiritual. But in former Days all Men were called Barons: 'Tis certain the King's Tenants were so called: Si quis Baronum meorum, vel comitum, vel aliorum, qui de me tennit, mortuus est. Mat. Paris an. 1110. Fecit notificari per totam Angliam, ut Baro quisquis terram tenens de Rege in capite, &c. Matt. Westm. pac. 317. Asterwards it signified only Noblemen: Nam si illi Barones post mortem Pepini, sic sano consilio egerunt, ut pax inter fraires Regis & inter regul Primeres ac populum effet. Du Fresne: Where tis plain that Barones and Primeres have the same Signification.

Baron in the next Signification, is an Officer, as Barons of the Exchequer, of whom the Princias Bayons of the Exenequer, of whom the Frincipal is called Lord Chief Bayon (Capitalis Baro) and the three other (for so many there be) are his Assistants in Causes of Justice, between the King and his Subjects, touching Matters appertaining to the Exchequer and the King's Revenue. The Lord Chief Baron is the Chief Judge of the Court, and in Matter of Law, Information and Plea, anfwereth the Bar, and giveth Order for Judgment thereupon. He alone in the Term-Time fits upon Nist prius, that come out of the King's Remembrancer's Office, or out of the Office of the Clerk of the Pleas, which cannot be dispatcht in the Mornings for want of Time. He taketh Recognizances for the King's Debts, for Appearances and observing of Orders. He taketh the Presentation of all Officers in Court under himself, and of the Mayor of London, and sees the King's Remembrancer give them their Oaths: He taketh the Declaration of certain Receivers Accounts of the Lands of the late Augmentation made before him by the Auditors of the Shires; and gives two Parcel-makers Places by Virtue of his Office. The Second Baron, in the Absence of the Lord Chief Baron, answers the Bar in Matters aforesaid. He also taketh Recognizances for the King's Debts, Appearances and observing of Orders: He giveth yearly the Oath of the late Mayor and Escheator of London, for the true Account of the true Profits of his Office: He taketh a Declaration of certain Receivers Accounts. He also examineth the Letters and Sums of such Sheriffs foreign Accounts, as also the Accounts of Escheators and Collectors of Subsidies and Fifteenths, as are brought unto him by the Auditors of the Court. The Third Baron, in the Absence of the

named by their Earonies. These Barons which other two, answereth the Bar in Matters afore-were first made by Writ, may now justly be cal- said, and taketh Recognizances as the Former. He giveth yearly the Oath of the late Mayor and fuch of the former Accountants as are brought unto him. The Fourth Baron is always a Curfitor of the Court, and hath been chosen of some one of the Clerks of the Remembrancers Offices, or of the Clerks of the Pipes Offices: He at the Day of Prefixion, takes Oath of all High-Sheriffs, and their Under-Sheriffs, and of all Escheators, Bailiffs, and other Accountants, for their true Accounting. He taketh the Oath of all Collectors, Controulers, Surveyors, and Searchers of the Custom-Houses, that they have made true Entrances in their Books. He apposeth all Sheriffs upon their Summons in open Court: He informeth the Rest of the Barons of the Course of the Court in any Matters concerning the King's Prerogative: He likewise, as the other Barons, taketh the Declaration of certain Receivers Accounts, and examineth the Letters and Sums of such of the former Accountants as are brought unto him.

These Barons of the Exchequer are ancient Offi. cers, for I find them named, Westm. 2. cap. 11 an. 13 E. 1. and they be called Barons, because Barons of the Realm were wont to be employed in that Office. Fleta, lib. 2. cap. 24. Sir Tho. Smith faith of them, That their Office is to look to the Accounts of the Prince, and to that End they have Auditors under them, as also to decide all Causes appertaining to the King's Profits, coming into the Exchequer by any Means. This is proved in Part by the Statutes of 20 E. 3. cap. 2. 27 E. 3. Stat. 2. cap. 18. 5 R. 2. Stat. 1. cap. 9. 20 12, 8° 14 R. 2. 11. And hereupon they have of late been Mcn learned in the Common Laws of the Realm, whereas in ancient Time they were others, viz. Majores & discretiores in Regno, sive de Clevo essent, sive de Curia. Ockham in his Lucubrati-ors, De Fisci Regii ratione. Horne's Mirror of Just. Suith, That the Barons were wont to be two, and they Knights. Cap. de la place l'Escheker.

There are also Barons of the Cinque-Ports;

31 E. 2. 3. 2. & 33 H. S. eap. 10. which are two of every the feven Towns of Hastings, Winchessea, Rye, Rumney, Hithe, Dover, Sandwich, that have Places in the Lower House of Parliament. Cromp. Fur. fol. 28.

Baron in the Third Signification, is used for the Husband in Relation to his Wife, which is so ordinary in all Law Books written in French, that it would be vain to mention any one.

The Chief Magistrates of London were also called Barons, before they had a Lord Mayor, as will appear by the City-Scal, as also by several ancient Charters, particularly one of H. 3. in these Words, Henricus Rex. Sciatis nos concessis & hac prasenti Charta nostra confirmasse Baronibus nostris de Civitate London, quod eligant sibi Mayor de seipsis singulis annis, &c. See Spelman's Gloss at

Barones regis were either of the King's Family, or those who held their Lands immediately of him.

Baronet, Baronettus, Is a Dignity or Degree of Honour, and hath Precedency before Banerets, Knights of the Bath, and Knights Batchelors, excepting only such Banerets as are made sub Vexillis Regiis in aperto Bello, & ipso Rege personaliter prasente.

This Order was erected by King James, 1611, as may appear in Rot. Part. 10. Jac. Par 10. m. 8. & 14 Jac. Part. 2. m. 24. with an Habendum fibi & Haredibus masculis. Therefore we may believe, that where the Word Baronets is mentioned in our Old Statutes, and ancient Authors, it is Mistaken for Banerets. 2 Inft. fol. 667. And Selden's

Titles of Honour, fol. 736.

Baroup, (Baronia, Baronagium,) Is that Honour that gives Title to a Baron, under which Notion are contained not only the Fees and Lands of Temporal Barons, but of Bishops, who have two Estates, one as they are Spiritual Men, by Reafitates, one as they are opiritual wien, by Rea-fon of their Spiritual Revenues and Promotions, as was the Tribe of Lovi among the Ifraclites, being sustained only by the First Fruits and Tenths of the other Tribes. Fost. cap. 13. ver. 14. The other grew from the Bounty of our English Kings, whereby they have Baronies at the leaft, and by that are Lords of Parliament. In ancient Times thirteen Knights Fees and a Quarter made up a Tenure per Baroniam, which amounted to 400 Marks per annum. This Barony (according to Brath. lib. 2. cap. 34.) is a Right invihible, and therefore if an Inheritancebe to be divided among Coparceners, though some capital Messuages may be divided, yet, Si capitale Messuagium sit caput Comitatus, vel caput Baronia; he saith, They may not be parcelled. The Reason is, Ne sic caput per plures particulas dividatur, & plura Jura Comitatuum & Baroniarum deveniant ad nibilum, per quod deficiat regnum, quod ex Comitatibus & Baroniis dicitur effe constitutum. There are other Barous which bear that Title to this Day, but are no Barons of Parliament. Such were those constituted by Hugb Lupus Earl of Cheffer, in the County Palatine there; as the Baron of Malpas, the Baron of Kinderton, & The Manor of Eurspord in the County Palating the Baron of Eurspord in the County Palating the County Research ty of Salop was found by Inquisition capt. 40 Ed. 3. teneri de Rege ad inveniendos 5 homines pro Exercitu Wallia, & per servisium Baroniae, and the Lord thereof (Sir Gilbert Cornwall) is called Baron of Burfard; but is no Baron of Parliament.

The Baronies belonging to Bishops are, by some, called Regalia, because ex fola liberalitate Regum eis olim concessa S a Regibus in feudum tenentur; and those Royalties did not consist in one Barony a-lone, but in many; for Tot erant Baroniæ quot majora predia. Stubbs, writing of the Archbi-shops of York, tells us, That Rex iratus tres Baro-nias. Arbiepiscopatus Eboracens ex antiquo collatas &

eidem annexas feifiri fecit-

Barr, Barra, Cometh of the French (Barre) or Barriere, that is, Repagulum, Obex, Vestis. In the Legal Sense it denotes a peremptory Exception against a Demand or Plaint, and is by the Au-thor of the Terms of the Law said to be such a Plea, as is sufficient to destroy the Action of the Plaintiff for ever: And is divided into a Barr to common Intendment, and a Barr Special, A Barr to common Intendment, is an Ordinary or General Barr that ordinarily difableth the Declaratien or Plea of the Plaintiff. A Barn Special, is ent or Pica of. the: Flaintiff. A Barn opecial, is that which is more than Ordinary, and falleth out in the Case in Hand, upon some Special Circumstance of the Fast: Plew. Com. Calibrif's Case, fol. 26. a.b. As for Example, An Executor being sued for his Testator's Debt, pleaded, That he had no Goods left in his Hands at the Day the Writ was taken out against him: This is a good Barr to common Intendment, or (prima facie). But yet the Case may so fall out, that more Goods might fall to his Hands since that Time;

which if the Plaintiff can shew by way of Replication, then except he have a more especial Plea or Barr to be alledged, he is to be condemned in the Action. See also Plow in casu supera citate fol. 28. and Bro, Tit. Barr, num. 101. and Kitchin,

Barr also in the same Signification, is divided into Barr Material, and Barr at large. Kitchin, foli 68. A Barr Material, as it feemeth, may be otherwise called a Barr Special: As when one in Stop of the Plaintiff's Action, pleadeth some particular Matter, as a Descent from him that was the undoubted Owner, a Feoffment made by the Accordance of the Plaintiff. Ancestor of the Plaintiff, or such like. A Barrat large is, when the Tenant or Defendant, by way of Exception, doth not traverse the Plaintiff's Title, by Pleading Nor guilty, nor confess or avoid it, but only making to himself a Title in his Barr. As if in an Affize of Novel Diffeifin, the Tenant plead a Feofiment of a Stranger unto him, and gives but a Colour only to the Plaintiff; of this, there may be an Example found, 5 H 7. this, there may be an Example found, 5 H 7. fol. 29. Barr is also in regard of the Effect, divided into Barr perpetual, and Barr pro tempore: Perpetual is that, which overthroweth the Action for ever. Barr pro tempore is that, which is good for the Present, and may fail hereaster. See Brook, Tit. Barr, nu. 23. where he saith, That to plead Plene administravit is good, until it may appear, that more Goods came to the Executor's Hands afterwards: Which also holdeth for an Heir, that in an Action of his Ancestor's Debts, pleadeth Riens per descent. This Word is also us'd for a Material Barr, as the Place where Serjeants at Law or Counsellors stand to plead Causes in Court, or Prisoners to answer to their Indiament; whence our Lawyers, who are called to the Barr, or licensed to plead (in other Countries called Licentiati) are termed Barrafters. 24 Hen. 8. c. 24. See Blank-Barr,

Batta Auri, vel Argenti: A Barr of folid Metal.

Barraria, A Hedge or Fence for a Barrier, or Mound in Land ____ dedimus quietantiam Fratribus S. Johannis Jerufalem, de purpressura inter metas Haiz de Halewode, in Nortingham sita apud Winkchiri, de viis, acris & dimid. & de situ Barrariz sue, & de vassi Communis bosci. — Cart. Ric.

Rog. t. Barrafter (Barrafterius, Repagularius Caufidicus.)

Bartato, or Barrete, (Barellator, French Barateur, a Deceiver;) is a common Mover or Maintainer of Suits, Quarrels or Parts either in Courts, or elsewhere in the Country; and is himself never quiet, but at Brawl with one or other, Qui cum Terentiano Davo omnia perturbat : To this Effect you may read Lamb. Eiren, p. 342. who faith also, That Barator may seem to be derived from the Latin Barator, or Balatro, that is, a vile Knave, or Unthrift; and by a Metaphor a Spot in a Common-wealth. See the Statute of Champerty, 33 Ed. 1. Stat. 2. cap. unico, and Weft. 1. c. 32. An. 3 E. 1. Mr. skene de verb. fignif. Tit. Barratry, saith, That Barrators be Symonishs, so called of the Italian Word Barrataria; signifying Corruption or Bribery in a Judge, giving a false Sentence for Money; whom you may read more at large, as also Hortensus Cavalcanus in his Tract. de Brachio Regio, p. 5. nu. 66. See also Egidius Bessius in practica criminali, Tit. de Officialibus corrupt. &c. nu. 2, & 6. & Co. lib. 8. fol. 36, 37.

Barrel, Is a Measure of Wine, Oil, &c. containing the eighth Part of a Tun, the Fourth of a Pipe, and the Second of a Hogshead, that is, thirty-one Gallons and an half. 1 R. 3. cap. 13. But this Vessel scemeth not to contain any certain Quantity, but differeth according to the Liquor: For a Barrel of Beer containeth thirty-fix Gallons, and a Barrel of Ale but thirty-two. Anno 23 H. 8. cap. 4. and by 12 Car. 2. cap. 25. The faid Affice of thirty two Gallons of Mine Ascafure, which is about twenty-eight Gallons of Die Standard, well packed, containing in ebety Barrel utually a Thouland full Herrings at leaff, is, and thall be taken for good, true, and lawful Agice of Kerring Barrels. Anno 13 Eliz.

Barriers, Cometh of the French Word Barres, and fignificth with us that which the Frenchmen call feu de Barres, i.e. Palestra, a Martial Sport of Exercise of Men armed, and fighting together with short Swords, within certain Bars or Lifts, whereby they are separated from the Spectators: It is well grown out of Use here in

. Barrow, A large Hillock or Mount of Earth, raifed or cast up in many, especially the Western Parts of England, which may seem to have been a Mark of the Roman Tunuli, or Sepulchres of the Dead. From the Saxon Boerg, a raised heap of Earth: Or rather from Bearu, Beora, which was commonly taken for a Grove or Toft of Trees on the Top of a Hill. See Mr. Kennet's Glossary to Paroch. Antiq. in the Word Barrow.

Batter, May probably be derived from the French Barater, Circumvenire. It fignifieth in our Books, Exchange of Wares for Wares. An. 1 R. 3. cap. 9. And so the Substantive Bartry, 13 Eliz. cap. 7. The Reason may be, because they that chop and change in this Manner, do endeavour for the most Part, one to over-reach and eircum-

vent the other.

Marton, Is a Term used in Devenshire, and other Parts, for the Demesne Lands of a Manor; fometimes for the Manor-House it self; and in fome Places for Out-houses and Fold-Yards. In the Stat. 2. and 3 E. 6. cap. 12. Barton Lands and Demefine Lands, are used as Synonyma's. See

Bas Chebatiers, Low or inferior Knights by Tenure of a bare Military Fee, as distinguished from Baronets and Banerets, who where the Chief or Superior Knights. Hence we now call our bare simple Knights, inferior to Baronets, &c. Knight-Bachelors, i. e. Bas Chevaliers, which in all Likelihood gave Name to the Academical Degree of Bachelors, as a Quality lower than that of Masters and Doctors. So in France they call the Suburbs the baffe Ville, or the inferior Town. See Mr. Kennet's Glossary to Paroch. Antiq. in

Bafardi, Qu. whether Pattens, or Clogs, or Slop-shoes, — Inter Injunctiones Philippi Repingdon Episcopi Lincoln. datas Vicariis, Ludimagistris, &c. Au. 1410. - Item quod diai Vicarii & Clerici quicung; & pracipue cum fuerint revestiti, inhonestis togis suis cum longis manicis, que vulgariter Pokes no-minantur, non utantur—ac etiam basardos & calapodia deponant, que in Ecclessa strepitum faciunt & ge-nerant malum sonum. Reg. Repingdon Episc. Linc.

Bale Court, Is any inferior Court, that is not of Record, as the Court-Baron, &c. Of this read

Kitchin, fol. 95, 96, 80c. 2

Bale fee. Vide Bas Estate.

Wale Effate, Is in true French Bas Effat. It fignifies that Effate which Base Tenants have in their Land. Now Base Tenants, be they (according to Lambard, in his Explication of Saxon Words, verb. Paganus,) which perform to their Lords Services in Villenage. The Author of the Terms of the Law, faith, That to hold in Fee Bafe, is to hold at the Will of the Lord. Kitchin, fol. 41. makes Base Tenure and Franck Tenure, to be Contraries, and puts Copyholders in the Number of Base Tenants; whence it may probably be conjectured, that every Base. Tenant holderh at the Will of the Lord, but yet that there is a Difference between a Base Estate, and Villenage; which Fitzb. in his Nat. Brev. fol. 12. seemeth to intermingle. For to hold in Villenage, is to do all that the Lord will command. So that a Copyholder hath but a Base Estate; not holding by doing every Commandment of his Lord, he cannot be faid to hold in Villenage. And I will not undertake to determine, whether Copyholders by Custom, and Continuance of Time, have shaken off that extream Servitude, wherein they were at first created, altho Fitz. loss citato, saith, Tenure

by Copy hath grown but of late Years.

Basets (Baseii) a Sort of Coin abolished by
Hen. 2. Anno 1158. This Year the King altered his Coin, abrogating certain Pieces called Basels. Hollinsh.

pag. 67.

Bafelard, or Bafillard, in the Stat. 12 R. 2. cap. 6. fignifies a Weapon; which Mr. Squeight, in his Exposition upon Chaucer, calls Pugionem vel si-cam, A Poniard; Arrepto Basillardo transsixit Fack Straw in gutture. Knighton, lib. 5. Cum alio Basillardo penetravit latera ejus. Idem, pag.

Baselets, A. D. 1180. Nova Moneta currit in Anglia post Baselers, circa Festum Sansti Martini. Annal. Waverl. sub Anno 1180. Basiseus, i. c. a King. "Tis mentioned in se-

veral of our Historians, and seems peculiar to the Kings of England. Monasticon, Tom. 1. pag. 65. Ego Edgar totias Anglia Basileus confirmavi. So in Page 84, 93, 102, 140, 218, 236, and 2 Tom. pa. 838, 840, 84t. Flor. Worcef. pag. 617. Ingulphus. pa. 884, Malmef. 58. Mat. Parif. 156, 157. Hovedon, p. 426,

Mainetum, A Basnet, or Helmet. By Inqu. 22 Ed. 3. after the Death of Laurence de Hastings Earl of Pembroke thus: — Quod quidem mane-riem (i. e. Aston Cantloue) per se tenetur de Domino Rege in capite per servitium inveniendi unum hominem peditem cum arcu sine chorda, cum uno basneto, sive cappa per xl dies sumptibus suis propriis, quotiens fuerit guerra in Wallia.

Balla Cenura, Base Tenure, or holding by Villenage or other Customary Service, as distinguisht from Alta Tenura, the Higher Tenure in Capite, or by Military Service, &c. Manerium de Cheping Farendon, cum perinentiis, est e antiquo dominico corona Domini Regis, unde omnia praditta tenementa sunt parcella, & de bassa tenura ejustamanerii. Consuetud. Domus de Farendon, MS.

f. 44. Baffe, A Collar for Cart-Horses, made of Straw, Sedge, Rushes, &c. A. D. 1425. The Burfars of the Priory of Burcefter Com. Oxon. account - in tribus coleris, uno basse, cum tribus capistris v. fol. x. den. ob. Paroch. Antiquities, p. 574. Hence

the Baffe for kneeling in Churches.

Baffinet a Skin with which the Soldiers covered themselves; from the Saxon, Basang,

Baftard, Baftardus, From the British Baftard, that is Nothus or Spurins; Is one that is born of any Woman not married; so that his Father is not known by Order of Law, and therefore is called Filius Populi, the Child of the People.

Cui pater est populus, pater est sibi nullus & omnis: Cui pater est populus, non habet ipse patrem.

The Learned Spelman very rationally derives the opprobrious Name of Bastard, from the Norman bas, and Saxon Steort, Rife or Original; as The like a Person of a base and vile Extra&. Termination and Sense remain in Upstart, a Fellow of a new and late Rife. Such Baftard cannot inherit Land, as Heir to his Father, nor can any but the Heir of his Body take Land as his Heir. Littleton, fett. 401. If a Child be begotten by him that marries the Mother after the Child's Birth, yet it is in the Judgment of Law a Baftard, tho the Church holds it legitimate. Stat. 20 H. 3.9 and 1 H. 6. 3. Co. on Lit. 244. If a Man take a Wife who is great with Child by another, who was not her Husband; yet the Child, tho born but one Day after the Marriage, shall be Heir to the Husband. So if one marry a Woman, and low of a new and late Rife. Such Baftard cannot the Husband. So if one marry a Woman, and never bed her, but die before Night, and she have a Child after, yet it seems he shall be accounted his Child, and legitimate. See the English Lawyer, 117. If a Man or Woman marry a fecond Wife or Husband, the first Living, and by that fecond have Issue, such Issue is a Bastard. 39 E. 3. 14. 7 H. 4. 49. 18 E. 4. 26. If a Wohn, yet if the Husband be infra quatur Maria, he is legitimate, and shall inherit the Husband's Lande. Lands. 44 Ed. 3. 10. 7 H. 4. 10. For the Punithment of the Mother and reputed Father of a Bastard, see 18 Eliz. cap. 3. He that gets a Bastard in the Hundred of Middleton in the County King. M. S. de temp. Ed. 3. Before the Stat. 2 & 3 Ed. 6. cap. 21. one was adjudged a Baftard quia filius sacerdoiis. Plac. de temp. Job. Regis, Lincoln 22. of Kent, forfeits all his Goods and Chattels to the

Bastard, Barstardium, signifies likewise a Kind of Weapon. Absque armis, gladiis & barstardiis, &c. Claus. 17 R. 2. dorso, Bastardia Cometh of the French Bastardy, (Barstardia) Cometh of the French Word Bastard, and signifies a Defect of Birth, objected to one begotten out of Wedlock. Brast. Itb. 5. cap. 19. How Bastardy is to be proved, or enquired into, if it be pleaded; see Rastar's Entries, Tit. Bastardy, 104. and Kitchin, fol. 64. who mentions Barstardy Special, and Bastardy General: Bastardy General is a Certificate from the Bishop of the Diocese to the King's Justices, after just Enquiry made, that the Party enquired of is a Bastard. Or not a Bastard, upon some Oueof is a Baffard, or not a Baffard, upon some Que-ftion of Inheritance. Baffardy Special is a Suit commenced in the King's Court, against him that calleth another Baftard; so termed, because Bastardy is the principal and Special Case in Trial, and no Inheritance contended for. And by this it appeareth, that in both these Significations Bashardy is rather taken for Examination or Trial, whether a Man's Birth be legitimate or not, than for Bashardy it self. See Bro. Tit. Bashardy, n. 29. and Dr. Ridly's Book pag. 203, 204.

Baffon, Is a French Word fignifying a Staff or Club, and by the Statutes of our Realm, denotes one of the Wardens of the Fleet's Servants or Officers, that attendeth the King's Court with or Officers, that attendent the King's Court with a painted Staff, for the taking into Custody such as are committed by the Court; and so it is used in 1 R. 2. 12. 5 Eliz. cap. 23. See Trayle Baston, and Tipstaff.

Bastos. Per basium to heteum capere, To take Toll by Strike, and not by Heap; per basium because the incomposed to in complete captable.—Tollaters

ing opposed to in cumulo vel cantello. - Tolnetus ad molendinum sit secundum consuctudinem regni— mensura per quas tolnetus capi debet sint concordantes mensuris Domini Regis, & capiatur tolnetus per bafum, & nichil in cumulo vel cantello,--Confuerud.

Domus de Farendon, MS. fol. 42.

Batable Bround, Was the Land lying between England and Scotland, heretofore, when the tween Englana and Stollana, Incredione, when the Kingdonis were diffine, in Question to whom it belonged. 23 H. 8. 6. and 32 H. 8. 6. The Word seems as if we should say Debatable Ground, or Land about which there is Debate, according to the Opinion of Skene. See Lamb. Brit. Tit. Cumberland.

Bath, called by the Britons Badiza, and Aqua folis by the Saxons. See Aqua folis, Acemannes Ceaster, Bathan-cester, Bathon. Lat. Acemanni Ci-

Ceaster, Bathan-eester, Bathon. Lat. Acemanni Civitas, i. e. the City of sick Men who refort thicher. Now called Bath, in Somersetsbire.

Battionia, i. e. a Fulling-Mill. "Tis mentioned in the Monast. 2 Tom. p. 832. viz. Usque ad stagmum moleralni ipsius Willielmi cum Buttorio,

(for Batterio) & a gardino suo ubique, &c.
Batsurine, Sax. Bat, a Boat, and Swaine a
Scrvant; a Mariner, or Boatswain. Domes

Battel, Duellum, Significs in our Common Law a Trial by Combat: The Manner whereof, because it is long, full of Ceremonies, and now totally disused, the better to understand, I refer you to Glanvile, lib. 2. cap. 3, 4, 5. Bratt. lib. 3. tratt. 2. c. 21. fol. 140. Brit. c. 22. And Sir Tho. Smith de Rep. Ang. lib. 2. c. 7. & lib. 2. cap. 3. See Combat.

Battery, (from the French Batre, to ftrike, or the Saxon Batte, a Club,) is a violent Striking or Beating any Man; for which, in regard it tends to the Breach of the Peace, the Party injur'd may either indict the other at the Sessions, or have his Action of Trespass of Assault and Battery against him, and recover what the Jury will give him; which Action will lie as well before as after the Indictment. But if the Plaintiff made the first Assault, the Defendant shall be quit, and the Plaintiff shall be amerced to the King for his false Suit. In some Cases a Man may justify the moderate Beating of another, as the Parent his Child, the Master his Servant or Apprentice, &c. This Battery the Civilians call Injuriam personalem, quia persona infertur per verbera, &c. Wesemb. par. 7 de injur. & sam. libell.

Battle, Batellus, A little Boat. In the Reign of Edw. III. every great Ship landing at Billingf-gate in London, paid for Standage two Pence; e-very little Ship with Orelocks, a Penny: The lesser Boat, called a Battle, a Half-penny. See

Stow's Survey of Lond f. 225.

Batus, A Boat, and Batellus, a little Boat.
Concessit ctiam eidem Hugo Wake, &c. quod Prad. Abbas, &c. de Croyland babeant tres Batellos in Harnolt, &c. Cart. E. 1. 20 Jul. 18. Regni. See Libera Batella. Hence we have an old Word Batsweynes, for such as now we call Boatswains, vulgarly

vulgarly the Boson of a Ship. It is a very frivolous Conjecture of Dr. Skinner, -– Nescio an nofrum Boat ortum sit a Teutonico Bott, Nuncius, q. d. Cymba internuntia classis. It is more certain the Latin Batus, Hisp. Batel, Ital. Batello, came from the Saxon Bat. and that from the old Brit. Bâd, which in present Wells and Iris is a Boat. Hence a Bottom, which is still a common Word for a marine Vessel: Whence Bottomry, when the Master of a Ship borrows Money upon the Credit of his Bottom.

Baubels, (Baubella) Is an old Word fignifying Fewels. Ro. Hoveden. part. poster. suor. Annal. f. 449. b. Tres partes thesauri sui & omnia Baubella sua

amifit.

Baudehen, Cloth of Gold, or Tiffue upon which Figures in Silk, &c. were imbroidered. In die S. Johannis Evangelista (Anno 1285.) Antoni-us Episcopus Dunelm. Ecclesiam ingressus duas Baudekyns historiam Nativitatis Dominica continentes obtulit, & eas ad ornandum magnum Altare in Festo Natalitii affignavit. Hist. Dunelm. apud Whartoni Ang. Sacr. Par. 1. p. 747. Baldicum & Baldeki-mon, anno 4 Hen. 8. cap. 6. erat pannus auro rigidus, plumatoque opere intertextus. Yet some Authors account it Cloth of Silk only.

Bay or Pen, Is a Pond-head, made up of a great Height to keep in Store of Water, so that the Wheels of the Furnace, or Hammer belonging to an Iron Mill, may be driven by the Water coming thence through a Passage or Flood-gate, called the Penstock. Also a Harbour where Ships ride at Sea near fome Port. The Word is mentioned An. 27 Eliz. cap. 19. Bu.ban. in his Hift. Scot. fol. 7. writes it Bei, and expounds it by Si-

nus Maris.

Bracon, A kind of Saxon Word betokening a Beacon, A kind of Saxon Word betokening a Signal: It is well known. 8 El. cap. 13. Beaconage (Beaconagium) Money paid towards the Maintenance of a Beacon, and we still use the Word to Becken, to give Notice unto. See the Stat. 5 H. 4. and Dorl. Pat. 28 H. 6. part. 2. m. 21. Pro Signis, Anglice Beacons, & Vigiliis. And Pryn's Animad. on 4 Inst. f. 134, and 135. See Frebare.

15can, or Teor. (Sax. Bead, Oratio). So that to say Our Beads, is to say Our Prayers. They were most in Use before Printing, when poor People

most in Use before Printing, when poor People could not go to the Charge of a manuscript Prayer-Book. These are mentioned in 27 H. 2. c. 26.

and 3 Fac. c. 5. Beam is that Part of the Head of a Stag where the Horns grow; from the Sax. Beam, i. e. Arbor; because they grow out of the Head as Branches out of a Tree.

Bearding, alias Barding, of Wooll. See

Bearogs, - Juffices of Affige thall enquire, hear, and determine of Maintenoze, Bearors, and Conspirators, and of those that commit

and Chammarty, &cc. Anno 4 Ed. 3. cap. 11. Such as bear down or oppress others; Maintainers.

Brasts of the Fazett, (Fere sylvestres) Are those that are otherwise called Beasts of Venery, and are otherwise called Beafts of Venery, and are five: The Hart, the Hind, the Hare, the Boar, and the Wolf: Antiquitas Britannia, written before the Conquest, fol. 43. Holinsh. Defeription of England, p. 206. b. 30. Book of St. Albans, f. 30. Budeus, lib. 2. de Philologia, and divers other of These Constants.

Brafts of Chase, (Fera campestres) Also are five; viz The Buck, the Doe, the Fox, the Martern, and Roe. Manwood's Forest Law. Part.

2. cap. 4. num. 2.

Beafts and Fowl of Marren, Are only thefe, the Hare, the Coney, the Pheasant, and the Partridge, as appears by the Register of Writs. f. 95. in brevi de transgressione, F. N. B. fol. 86, 87. Co. on Lit. 233

Beaffials. See Bestials.

Besupleader, (Pulchre Placitando) Is made of two French Words Beau, Formosus, Pulcher, and Plaider, Disputare, Causum agere; and signifies in Common Law a Writ upon the Statute of Marlbridge, 52 H. 3. c. 11. whereby it is provided, That neither in the Circuit of Justices, nor in Counties, Hundreds, or Court-Barons, any Fines shall be taken of any Man for Fair Pleading, that is, for not pleading fair, or aptly to the Purpose; is, for not pleading lant, or aptry to the runpole, upon which Statute this Writ was ordained, against those that violate the Law herein. See F. N. B. fol. 270. whose Definition is to this Effect: The Writ upon the Statute of Marlbridge, for not Fair Pleading, lieth where the Sheriff, or other Bailiff, in his Court, will take Fine of the Party, Plaintiff or Defendant, for that he pleadeth not fairly. And it was as well in respect of the vicious Pleadings, as of the Fair Pleadings, by

way of Amendment. 2 Part, Inft. fol. 122.

13697-211, or Bid-ale, Was a friendly Affignation made for Neighbours to meet, and drink at the House of new married Persons, or other poor People, and then for the Guens to contribute to

the Housekcepers. See Bidale.

15:001, Bedellus, Is derived from the French
Word Bedeau, which fignifies a Messenger, or
Apparitor of a Court, that cites Men to appear, and answer. It is also an inferior Officer of a Parish or Liberty, well known in London and the Suburbs. Manwood in his Forcst-Laws, cap. 21. faith, That a Beadle is an Officer or Servant of the Forest, that doth make all Manner of Garnishments for the Courts of the Forest; and also all manner of Proclamations, as well within the Courts of the Forest as without, and also to execute all the Process of the Forest: He is like unto a Bailiff Errant of a Sheriff in his County. Edgarus interdicit omnibus Ministris, id est, Vicecomitibus, Bedellis, & Balivis in patria Girvirum, ne introcant fines & limites disti marifci. Ingulph. Hist. Croyl. The Word Bedel, properly a Crier, was Sax. Bydel from Bydde, to publish or declare: As to bid and forbid the Banns of Matrimony, bidding of Prayers, &c. Hence the Unicerfity Bedels, the Bedel of Beggars; the Church Bedels, which we now call Summoners and Apparitors.

15 for house, An Hospital, or Alms-house for Bedes-men, or poor People, who prayed for their Founders and Benefactors, from Sax. Biddan, to

Beliva, a Baliwick, is to a Bailiff. Litt. lib. 3. c. 5. Will. filius Ada tenuit Bedelariam Hundredi de Mac-

clesfield, &c. Ex Rot. Antiq.
15ederepe, or 15tdrepe (from the Sax. biddan to entreat or pray, and repe, to reap Corn.) This Customary Service of inferior Tenants, was call'd in the Latin of that Age, Precaria, bedrepium, &c. Signifying a Service, which some Tenants were anciently bound to perform, as to reap their Landlords Corn in Harvest, in Imitation of which, some are yet tied to give one, two, or more Dayswork, when commanded, called in some Places, Boon-days. Debent venire in Autumno ad precariam qua vocatur a le Bederepe, Pla. in Crast. Pur. 10 H. 3. Rot. 8. See Magna Precaria and Pricaria.

Bedemeri are those which we now call Banaiti, profligate and excommunicated Persons. The Word is mentioned in Mat. Paris. Anno 1258. Sieque facta est pax dispersis pradonibus quos Bedeweros vocant.

Belerium, the same with Antivestaum.

Beffe i. e. the Inhabitants of Somerfetsbire, Wiltsbire, and Hampsbire.

Bellium, The old customory way of Trial by Arms, Duel, or Combat. See Camp-fight.

Belundita, for Bidomita, i. e. an Amerciament for shedding Blood. Leg. H. 1. c. ult. Qui vulnus alicui faciet, in cooperto, in nudo, pro singulis unciis 10 denar. & remaneat de cateris iHibus & belunditis, & wita domino decidat, fi fanguis decidat.

Benefice, Beneficium, Is generally taken for all Ecclesiastical Livings, be they Dignities, or other. And Anno 13 R. 2. Stat. 2. cap. 8. Benefices are divided into Elective, and of Gift. In the lame Sense it is used also in the Canon Law. Duarenius de Beneficiis, lib. 2. c. 3. The Portions of Land, and other immoveable Things, granted by the Lords to their Followers, for their Stipend. or Maintenance, were at first called Munera, while revocable at the pure Pleasure of the Lord: They were after called Beneficin, while Temporary, or held for some limited Time, which was commonly one Year. But when by Degrees these Tenures from an arbitrary Condition became perpetual and hereditary, then they left their former Name of Beneficia to the Livings of the Clergy, (they being Temporary for Term of Life) and retained to themselves the proper Names of Feuds, whereby they were produced to perpetual and hereditary. Vid. Spelman of Feuds, cap. 2. Beneficio primo ecclefiaffico habendo, Is a

Writ directed from the King to the Chancellor or Lord Keeper, to bestow the Benefice that first shall fall in the King's Gift, above or under fuch a Value, upon this or that Man. Reg. Orig.

fol. 307. b.

Deneficium was an Estate in Land at first granted for Life; and it was called Beneficium, because it was held ex mero Beneficio of the Donor. These Tenants were bound to swear Fealty to the Donor, and to serve him in the Wars: They were only Usufructuaries at first, and no more; and most commonly such Estates were given to military Men, that they might be more firmly bound to perform Military Services. At length, by the Consent of the Donor or his Heirs, these Estates were continued to the Posterity of the Donee, subject to the same Services as before. And those which were given by Kings, were called Regalia Beneficia. But sometimes such Called Regalia Beneficia. But sometimes such Benefices were given to Bishops and Abbots, subject also to the like Services, viz. to provide Men to serve in the Wars; and when they, as well as the Laity, had obtained a Property in these Lands, they were called Regalia, which upon the Death of a Bishop returned to the King till another was chosen. Thus we read in Randulphus de Diceto, Anno 1093. viz. That W. 2. commanded that the City of Canterbury, which Archbishop Lanfranck held of him in Beneficio, and that the Abbey of St. Albans, which was enjoyed by him and his Predecessors, should for the Future be held by Archbishop Anselme in Alodium Ecclesia Cantuaria perpetuo jure. And thus began Feodatary Estates, which we now call Fee-simple.

Benefit of the Clergy. Sec Clergy.
Benereth, Was a Service which the Tenant rendred to his Lord, with his Plough and Cart. Lamb. Itin. p. 412. and Coke on Littleton, p. 86. a. Sometimes called Benryrden, and Benyrden.

Thencibolente, Benevolentia, is used both in the Chronicles and Statutes of this Realm, for a voluntary Gratuity given by the Subjects to the King. Stow's Annals, pag. 701. By the Statute Anno I R. 3. cap. 2. it is called a new Imposition, and in that respect found Fault with. But Stow. p. 791. saith, The Invention grew first from Edward the Fourth's Days: You may find it also Edward the Fourth's Days: You may find it and An. 11 H. J. c. to to have been yielded to that worthy Prince, in regard of his great Expenses in Wars and otherwife: See Coke's 12 Rep. fol. 119, 120 It is also mentioned, and excepted out of the Pardon, 1 E. 6. cap. 15. Other Nations call it Subsidium Charitativum, given sometimes to Lords of the Fee by their Tenants, sometimes to Bishops but their Clergy. Mattheas de affilitis defended. Bishops by their Clergy. Mattheus de afflictis def-cis, 136. Cassan. de consuet. Burg. p. 134, 136. Bal-dus, constito, 120. vel. 6. p. 230. Of this Menochius makes Mention, lib. 2. cent. 2. cap. 178, and 179. Also by Act of Parliament, 13 Car. 2. cap. 4 it

was given to King Charles the Second.

Benebutentia Regis habends, The Form in ancient Fines and Submissions to purchase the King's Pardon and Fayour, in order to be restor'd to Estate, Title or Place. - Thomas de S. to Estate, Title or Place. — Thomas de S. Walerico dat Regi mille marcas, pro habenda Benevolentia Regis, & pro habendis terris suis unde Dissessius fuit. Paroch. Antiquities, p. 172.

Benones. High Cross.
Benrip, Tenentes de Whitborn in Com. Heref. white proquadam confuetudine qua vocatur Benrip, viz. proquinque operationibus in Termino Beati Michaelis, 5d. Lib. niger Heref. See Bedrepe.

**Terbicage, (Berbiagum) Nation Tenentes Manerii de Califoke veddunt per an. de certo redditu vocat. Berbicage, ad le Hokeday 19 s. M. S. Survey of the Dutchy of Carvaral.

Berbicaria, a Sheep-Down, or Ground to feed Sheep. Leges Aluredi, cap. 9. Et quod de Berbica-ria, &c. Sometimes 'tis written Bercheria, as in

Mon. Angl. Tom. 1. pag. 308.

Bercaria, Berqueria, Berceria, a Sheep-fold, Sheep-cote, or Sheep-pen, or other Enclosure for the safe keeping of Sheep. Abbreviated from Barbicaria, from Berbex, detorted from Vervex. Hence the Middle-aged Latin Berbicus, a Ram, Berbica, an Ewe; Caro Berbecina, Mutton. Berbicarius, Bercarius, Fr. Berger, a Shepherd. A. D. 1218. James le Bret of Brigenball, gave four short Ridges or Butts of Land to the Priory of Brusselle. Burcefor, — ad faciendam Berkeriam, fre quicquid eis melius placeerit. — Paroch. Antiq. p. 187. John de Charlton, and Christian his Wife, gave to the Abbey of Ofeney, a Piece of Land in Hokenorton, upon which stood the Berchery of Satton, Ibid. p. 348. In Domessay Book it is written Berqueria.
p. 348. In Domessay Book it is written Berqueria.
Co. 2 Inst. fol. 476. Mandatum est Roberto de Lexington, quod Abbati de Miraval faciat unam Bercariam in passura de Fairfield ad oves custodiendas. Claus. 9 H. 3. m. 12. Dedit sexaginta acras terra ad unam Bercariam faciendam. Mon. Angl. tom. 2. fol. 599. where it feems to fignify a Sheep-walk or Pasture.

Berefellarii, i. e. Permerdati. There were feven Churchmen, fo called anciently, belonging to the Church of St. John of Beverley. Sed quia eorum turpe nomen Berefelliorum patene ritui remanebat, diefes septem de catero non Berefellarios

sed Personas volumus nuncupari. Pat. 21 Ric. 2. par. 3. m. 10. per Inspex.

Berefreit, or Berefreed, a great wooden Tower. Videns autem Rex se non ut disposuerat proficere, ligneam turrim, quam Berefreit vocant, erexit. Simeon Dunelm. anno 1123.

Beregafol, i.e. a Tribute of Barley; from the Sax. Bere, hordeum, and Gafol, tributum.

Berewicha; Ista sunt Berewicha ejustem manerii. Domestay, Villages or Hamlets belonging to a Manor. See Berwica.

Berewis. See Berwica.

Berghmapster, vulgarly Barmaster and Barmer (from the Sax. berg, Mons; quass, Master of the Mountain) Prefectus sen Curator fodine. A Bailiff or chief Officer among our Derbyshire Miners, who among other Parts of his Office, does also and Controversies among the Derbysbire Miners; execute that of Coroner among them.—— Furato-of which, thus Mr. Manlove, in his ingenious res dicunt, quod in principio quando Mineratores veni- Treatise of their Customs.

unt in campum mineras querentes, inventa minera, venient ad Balivum qui dicitur Berghmapiter, & petent nem as Bairoum qui dictur Bergymapiter, & petent ab eo duas Metas, si sit in novo campo, & habebunt unam, scil. pro inventione, & aliam de jure Mineratorum, & unaqueque meta continet quatuor Perticatas, & ad soveam suam septem pedes, & unaqueque Perticata erit de 24 pedibus, &c. Esc. de An. 16 E. t. num. 34. See Bergmoth, and Sir J. Pettus his Fodina Regales. The Germans call a Mountaneer, or Miner, a Bergman.

Bergmoth or Berghmote, vulgarly Barmote. — Juratores dicunt etiam quod Placita del Bergmoth debent teneri de tribus septimanis in tres septimanas super mineram in Pecco. Esc. 16 Ed. 1. ut subra. This Bergmoth or Berghmote, comes from the Saxon berg, i. e. Mons, and mote or gemote, conventus : Quasi, the Court held upon a Hill, for deciding

And Sute for Oar muft be in Berghmote Court, Thither for Justice Miners must resort:
If they such Sutes in other Courts commence, 3 Edw. 6. Art. 9. If they such Sutes in orner course comments of the Section 19. Sec. 4 Ph. & They lose their due Oar-debt, for such Offence; Ma. Art. 16. And must pay Costs; because they did proceed Against their Custom: Miners all take heed.

3 Ed. 6. No Man may sell his Gove, that's in contest, the Arrest Landad: after the Arrest Art. 20. Till Sute be ended; after the Arrest 3 & 4 Ph. & The Seller's Grove is lost by such Offence, Ma. Art. 26. The Buyer fined, for such Maintenance. 16 Ed. 1. c. 2. And two great Courts of Berghmote ought to be 3 Ed. 6. Art. In every Year upon the Mincry, To punish Miners that transgress the Law, Ĭ0. 3 & 4 Ph. & To curb Offenders, and to keep in aw Such as be Cavers, or do rob Mens Coes; Ma. Art. 19, Such as be Valers, or as you when coes, such as be Pilferers, or do field Mens Stows; To order Grovers, make them pay their Part, foin with their Pellows, or their Groves defert; To fine fuch Miners, as Mens Groves abuse, And such as Orders to observe resuse; 30, & 33. 3 & 4 Ph. & Or work their Meers beyond their. Length and Stake; Or otherwise the Mine and Rake Ma. Ait. 31. Or fet their Stows upon their Neighbour's Ground, Against the Custom, or exceed their Bound: Ibid. Art.4,3. Or Purchasers, that Miners from their way To their Wash-troughs do either ftop or stay ; Or dig or delve in any Man's Bing-place; 26 Edw. 1. Or do bis Stows throw off, break, or deface; To fine Offenders, that do break the Peace, To fine Offenders, that do break the reace, 28 4 Ph. & Or floed Man's Blood, or any Tumults raife; Ma. Art. 28. Or Weapons bear upon the Mine or Rake; Or that Possessing to the Court, the Court may fine For their Contempts (by Custom of the Mine)

And likewise such as dispossessing ductority; And yet set Stows against Authority; Or opon leave their Shafts, or Groves, or Holes, By which Men lofe their Cattle, Sheep, or Soules. And to lay Pains, that Grievance be redreft, To ease the Burdens of poor Men oppress. To swear Berghmapsters, that they faithfully Persorm their Duties on the Minery; And make Arrests, and eke impartially Impanel Jurors, Causes for to try;
And see that Right be done from Time to Time Both to the Lord, and Farmers on the Mine.

Beria, Berra, Berie, Berry. Most of our Glos-Word Beria, Eng. Berie, is a flat wide Campagne, fographers in the Names of Places, have con- as from sufficient Authorities is proved, by the founded the Termination of Berie, with that of Burry, and Borough, as if the Appellative of ancient Towns. Whereas the true Sense of the where he observes, That Beria Santii Edmundi,

mention'd by Mai. Parififab. an. 1174 is not to be taken for the Town, but for the adjoining Plain. To these and other his Remarks on that Word, may be added, That many flat and wide Meads, and other open Grounds, are still called by the Mame of Beries, and Beries fields. So the spacious Mead between Oxford and Isley, was in the Reign of King Athelstan called Bery. B. Twine, MS. c. 2. pag. 253. As now the largest Pasture Ground in Quarendon, Com. Buck. is known by the Name Bery-Field. And such indeed were the Berie Meadows, which the Sir Henry Spelman interprets to be the Demesne-Meadows, or Manor-Meadows, yet were they truly any flat open Meadows, that lay adjoining to any Vill or Firm. The same with Berras, in that Plea between the Bishop and prior of Carlifle, 18 E. 1. & quod Rex in foresta sua praditta, (fil. de Inglewood) potest Villas adiscare, Ecclesias construere, Berras assartare, & Ecclesias illas cum decimis terrarum illarum pro voluntate fua cui-cunque voluerit conferre; where berras affartare, must be to assart or plough up the plain open Heaths, or Downs. Hence the Termination of many Places, fituate in a more open Campagne; as Mixberie, Cornberie, &c.

Berkilitre. See Atrebatit. Bernagium. See Brenagium.

Bernet, (Incendium from the Sax. byrnan, to burn) is one of those Crimes, which, by Henry the First's Laws, cap. 13. emendari nont possure: It fignifies Domus combustio, according to MS. Bibl. Cotton. Tit. Vitellius. C. 9. Sometimes it fignifies any capital Offence. Leges Canuti apud Brompt. c. 90. Leg. H. 1. c. 12. 47.
Berotstre, in Domesday is used for Berksbire.

Berquaria. Sec Berbicaria and Bercaria. Berquarii and Bercarii, Shepherds. Domefday.

Berra, A plain open Heath. Berras affartare, to grub up fuch barren Heaths. Pet. in Parl. 18 Ed. 2. See Beria.

Berrithatch, In the Court-Rolls of the Manor of Chaton, in Com. Somers. is used for Litter for Horfes.

Berruuich. Habet Rex Edwardus unum maneri-

Berfa, Fr. Bers, A Limit, Compass, or Bound. -Pasturam duorum taurorum per totam Bersam, in Foresta nostra de Chipenham. Monit. Angl. Tom. 2.

fol. 210. a. A Park-Pale. Barlere, To shoot ; Germ. Bersen. fare in Forefta mea ad tres arcus. Carta. Ran. Com. Cestr. An. 1218, i.e. To hunt or shoot with three Arrows in my Forest. Bersarii were properly those that hunted the Wolf from the Sax. Bars, a Wolf.

Therestric (from the Fr. Bercer, to rock) a Rocker. Rex — Sciatis quod pro bono servitio, quod disesta nobis Matisla de Plumton, Bersatrix Edwardi Comitis Cestria, silii nostri carissimi, eidem filio nostro impendit, Concessimus eidem Matisla decem marcas percipiend. singulis annis ad Scaccarium nostrum, &.c. Pat. 10 Edw. 3. pag. 1.

m. 30. Berselet, Berseletta, A Hound. sandum in Foresta cum novem arcubus, & sex berse-

letis. Cart. Rog. de Quincy.

Berton (Bertona, from the Sax. Bere, borreum, & Ton, villa) Est area in aversa parte adium ruralium primariarium, in qua horrea, fiabula 🗢 vilioris officii adificia fita funt, in qua foventur domestica animalia & negotiationes ruftice peraguntur. - Rex

Thesaurario & Baronibus suis de Scaccario salutem Quia volumus quod Castrum nostrum Gloucestrie, nec-non & Tina & Bertona Glouc. corpori dicti Comitatus noffri Gleuc. annectantur, &c. Clauf. 32 E. 1. m. 17. comes from the Saxon Bere, which figuifies Barley, and from thence comes Bern, a Barn, i.e. Bere-ern, a Place for Barley; and Berefor; and fo Barton, which fignifies a Farm, and is always distinct from a Manor.

Bertonarii. -- Cum Bertona terris & tenementis, que Bertonarii modo tenent ad voluntatem. Charta Johannis Episc. Exon. dat. 24 Dec. Anno 1337. Doubtless these were such as we now call Farmers, or Tenants of Bertons, Husbandmen, that held at the Will of the Lord. In Devenshire they call a great Farm or Mansion, a Berton; a fmall Farm, a Living.

Berwits, A Hamlet, or Village appurtenant to some Town or Manor; often found in Domefday; from the Sax. Berewica, a Corn-Farm: Manerium minus ad majus pertinens; non in gremio Ma-nerii, sed vel in confinio vel disjunctius interdum situm est. Spelman. So in the Donation of Edward the Confessor, Tothill is called, The Berwick of Westmin-Cam. Brit. fol. 816.

Berwick upon Tweed. See Bercovicus and

Tuefis.

Bery or Bury, The Vill or Sear of a Nobleman, a Dwelling-house, a Mansion-house, or Court, a chief Farm. From the Sax. Beorg, which fignifies an Hill or Castle; for heretofore their Seats were Castles situate on Hills, of which we have still some Remains. The chief House of a Manor, or the Lord's Sear, is still so called in some Parts of England; as in Herefordshire there are the Beries of Stockton, Luston, Hope, &c. Anciently used also for a Sanctuary.

Befaile, Proavus, is borrowed of the French Bysayeule, (i. c. Pere de mon Pere-grand) the Father of my Grandfather. In the Common Law it fignifies a Writ, that lieth where the Great Grand-father was feifed in his Demesne as of Fee, of any Lands or Tenements in Fee-simple, the Day that he died; and after his Death, a Stranger abateth or entreth the same Day upon him, and um Derbie nominatum cum fex Berruuich. See keepeth out his Heir, &c. The Form and Use of this Writ is more at large to be read in F. N. B. fol. 221.

Bessa, a Spade or Shovel; derived from the French bescher, sodere, to dig. Hence perhaps Una bescata terra inclusa. Mon. Ang. p. 2. fol. 642. may signify a Piece of Land usually turned up with a Shovel or Spade, as Gardiners use to fit their Grounds, to sow and plant in:

Bistials, Cometh of the French Bestials, which is pecus, Beasts of any Sorts. Anno 4 E. 3. cap. 3. it is written Bestayle, and taken to denote all Kinds of Cattle, purvey'd for the King's Provision. It is also mentioned, to fignify all Kinds of Cattle,

in 12 Car. 2. c. 4.

Betathes, Et Hibernicos sic admissos ad legem predictam more Anglicorum pertractari mandamus jure nostro & aliorum dominorum in bonis & catallis Nativorum, qui vulgariter in illis partibas Betaches nominantur, i. e. Laymen using Glebe-Lands. Par-14 Ed. 2. p. 2. m. 21 intos. Bethugavel. See Bagavel.

Beverches, Bed-works, or Customary Services done at bidding of the Lord by his inferior Tenants. -- Inter Servitia custumaria Tenentium in Blebury, de dominio Abbatis & Conventus Rading
pradictus Abbas habebit de eis duas precarias carrucarum per annum, que vocantur Beyerches, & cum qualibet

qualibet carruca dues homines qualibet die ad prandium Abhapis. Cartular. Rading. MS. f. 223.
Bibalf, or Wildtall, is the Invitation of Friends to drink at some poor Man's House, who thereby hopes to receive some affishant Benevolence from the Guelts for his Relief; still in Use in the West of England, and falfly written by some Bildale, and mentioned 26 H 8. c. 6. The same is used also in the County Palatine of Chefter by fome Persons of Quality, towards the Relief of their own or

Neighbours poor Tenants.

Bidding of the Beads, Was a Charge or Warning that the Parish Price gave to his Parishioners at certain special Times, to say fome particular Prayers, or do other Acts of Devotion, in behalf of some deceased Friend's Soul; in Imitation of which, the Ministers of the Church in Initation of which, the Nathurs of the Internal are commanded by the Canons on the Sunday precedent, to give Notice of or bid the Festivals in the following Week, that the Parishioners may the better observe them; this is mentioned 27 H. 8. a. 26. we may easily find bid-

mentioned 27 M. S. c. 26. We may eatily find bidding in the Sax. Words bidden, to pray or defire; and bed, a Prayer.

Bibutter, Two Yearlings, Tags or Sheep of the second Year — Will. Longespe, A. D. 1234. granted to the Prior and Canons of Burcester. Pasturam ad quinquaginta bidentes, cum dominicis bidentibus meis ibidem pascendis. Paroch. Antiq. p. 216. The Wool of these Sheep being the sirst theering, was sometime claimed as a Hariot to the

King, on the Death of an Abbat.

Biogipe, Bidripa. See Bederepe. Bionana: i. e. a Fasting for the Space of two Days. "Fis mentioned in Matt. West. p. 135, and in Flor. of Worceser p. 631. Biduanas faciant omnes Episopi & Monachi, &c.

Biga, Bigata, Properly a Cart with two Wheels, and not as some have offered, a Chariot drawn with coupled Horses; these Words have it sufficiently, Et quod eant cum Bigis & carris cum cateris phaleris, &c. fuper Tenementum fuum, &c. Mon. Angl. f. 256. b. This Biga, or Cart with two Wheels, was drawn fometimes with one Horfe, a more express Refutation of the above-mentioned Conjecture. King Hen. 3. confirmed to the Priory of Repingdon Com. Derb. unam bigam eum unico equo semel in die in bosco suo de Tikenhall errantem, ad focale ad usus suos proprios portandum. Mon. Angl. tom. 2. pag. 280.

Bigamus, Is any Person that hath at several Times married two or more Wives, successively after each other's Death, or a Widow; as appears by the Statutes, 18 E. 3. c. 2. 1 Ed. 6. c. 12.

2 part. Co. Inft. fol. 273.

Bigamp, Bigamia, Signifies a double Marriage, being a compound Greek Word; it is used in Common Law, for an Impediment that hindreth a Man to be a Clerk, by reason he hath been twice married, 4 E. 1. 5. which seems to be grounded upon the Words of St. Paul to Timethy, Epist. 1. c. 5. vers. 2. Oportet ergo Episcopum irreprebensibilem esse, E. will be a consist virum. The Canonists have sounded their Doctrine upon this, That he char hath heen twice married may not he a Clerk. that hath been twice married may not be a Clerk: And him that hath married a Widow they reckon to have been twice married. Both which they do not only exclude from Holy Orders, but allo deny them all Privilege that belongs to Clerks. But the Author of the new Terms of the Law faith, This Law is abolished by 1 E. 6. 12. and to that may be added, 18 Eliz. c. 7. which allow-eth to all Men that can read as Clerks, tho not

within Orders, the Benefit of Clergy, even in Case of Felony, not especially excepted by some other Statute. So is Brook, Tit. Clergy, plac. 20. to the same Purpose.

Bigot is a Compound of feveral old English Words, and fignifics an obstinate Person, or one who is wedded to this Opinion. Rulle, the first Duke of Normandy, refused to kiss the King's Foot, unless he held it out to him for that Purpose; it being a Ceremony used in Token of Subjection for that Dukedom, with which the King at that Time invested him: Those who were present taking Notice of the Duke's Refufal, advised him to comply with the King's De-fire, to which he answered them, Ne se Biget, upon which he was in Derision called Bigot; and the Normans are still so called.

Bilagines. See By-Laws.

Bilanetis deferencie, Is a Writ directed to a Corporation, for the carrying of Weights to such a Haven, there to weigh the Wools that such a Man is licensed to transport. Reg. Orig. fol. 270. a.

Bilams, or rather Bp-Lams, Lat. Bilagines. So called by the Goth, the Savedes, the Danes and Saxons; from By, which in all those Languages fignifies a Town; and Lagh or Laghen, which fignifies Laws; as Gravius, Suecus, and our Saxon Authors testify: And though Formandes, a Spanish Goth writesh it after the Spanish Corruption, Bellagines: Yet we in England keep the very Radix and Word it self By-Laws. Vid. Spelman. of Feuds. 6. 2. Bylasss are Laws made obiter, or by the By; such as are made in Court-Leets, or Court-Barons, for the peculiar Good of those that make them, farther than the Common or Statute Law doth bind. The like are generally allowed by Letters Patent of Incorporation to any Guild or Fracernity, for the better Regulation of Trade among themselves, or with others. Co. vol. 6. f. 63. a. Kitchin, fol. 45. 79. These in Scotland are called Bustaw or Birlaw. Skene de verb. signif. verb. Burlaw, Which, saith he, are Laws made and determined by Consent of Neighbours, clecked and chosen by common Approbation in the Courts called Birlaw-Courts, where they take Cognisance of Complaints between Neighbour and Neighbour; which Men fo chosen, are Judges and Arbitrators to the Effect aforesaid, and are called Birlaw-men ; for Bawr or Bawrsman in Dutch is Russian, and so Birlaw is no other, but Leges Russicorum. By 14 Car. 2. cap. 5. the Wardens and Assistants for making and regulating Norwich Stuffs, are impowered to make By-Laws. See 20 Car. 2. c. 6.

Bitinguis, In general is a Man of a double Tongue; but in a legal Sense, is used for a Jury that passeth in any Case between an Englishman and an Alien, whereof Part ought to be Englishmen, and Part Strangers. 28 E. 3. c. 13. This we call vulgarly a Party-Jury; but in proper Language, it is a Jury de medietate lingua. See Medietas Lingue.

Bill, Billa, Hath several Significations in Law. First, according to West. Symb. p. 1. lib. 2. feet. 146. It is all one with an Obligation, faving that it is commonly called a Bill, when in English; and an Obligation, when in Latin. But now by a Bill we ordinarily understand a single Bond, without a Condition; by an Obligation, a Bond with a Penalty and Condition: West. part. 2. Symbol. Tit. Supplications, feff: 52. Secondly, a Bill is a De-claration in Writing, that expresses either the Wrong

Wrong the Complainant hath suffered by the Defendant, or else some Fault that the Party complained of hath committed against some Law or Statute of the Common-wealth. Such Bill is fometimes exhibited to Justices Itinerant, at the f. 29. — General Assises, by way of Indictment, or Inforcellor or L. Keeper, for unconfeionable Wrongs done. Sometimes it is preferred to others having Juridiction, accordingly as the Law, whereup-on they are grounded, doth direct. It contain-eth the Fact complained of, the Damages there-by suffered, and Petition of Process against the Defendant for Redress. See more in West. Symb.

part 2. Tit. Supplications.
Billa vera, Is a Term of Art in the Common Law: For the Grand Inquest impannelled, and fworn before the Justices in Eyre, &.c. indorsing a Bill, whereby any Crime punishable in that Court, is presented unto them, with these two Words, which do fignify thereby, That the Prefentor hath furnished his Presentment with pronentor main turnined his recentment with probable Evidence, and worthy of farther Confideration: And thereupon the Party prefented, is faid to fland indicted of the Crime, and so bound to make Answer unto it, either by confessing or traversing the Indictment: And if the Crime travering the indictment: And if the Crime touch the Life of the Person indicted, it is yet referred to another Inquest, called the Jury of Life and Death; who, if they find him guilty, then he stands convicted of the Crime, and is by the Judge to be condemned to Death. See Igno-See also Indictment.

Billeta, Billetus, A Bill or Petition exhibit-- Sic responsum suit ad bied in Parliament. letam quam proposumus in Parliamento London. Consuetud. domus de Farendon. MS. f. 48. So Tenor Billeti porretti coram Concilio Domini Regis,

— fupplicat Abbas de Bello loco Regis, &c. lb.

Bill of Store, Is a Kind of Licence granted at the Custom-house, to Merchants, to carry such Stores and Provisions as are necessary for their

Voyage, custom-free.

Bill of Sufferance, Is a Licence granted at the Custom-house to a Merchant, to suffer him

Gold: The Word is derived from the French

Billet, Massa Auri. 27 E. 3. Stat. 2. c. 14.

2151[101, Bille, Billenis, Bullion of Gold or Silver in the Mass before it is coin'd.— Volumus quod utrumque argentum billonis, & transmarinum quad utrunique argenium billonis, e transmarium ematur ad libam Scaccavii, retentis ad opus softum pro custubus & expensis, & firma nostra sexdecim denaviis de argento de Gandavo. Mem. in Scaccar. Term. Mich. 9 Edw. 1. by Sir John Maynard. 151stus, A Stick or Staff, which in former Times was the only Weapon for Servants. Leg.

H. I. cap. 70. Si liber fervum occidat, reddat parentibus 42 mustas & unum billum muilatum domino sevoi pro manbota : And cap. 78. Si quis in servum transeat, in signum hujus transitionis billum vel strublum, vel deinceps ad hunc modum fervitutis arma suscipiat, & in manum Domini mittat.

Bind of Gels. See Stick of Eels.

Binithenenden. This is enumerated among the Privileges granted to the Monastery of Gla-fonbury —— Soc & Sac, hordes, bovenesden, & binithenenden, on Strond and on Strome. Cartular. Abbat. Glatton. MS. f. 87. a.

Dinnatium, Binna, Benna, A Stew, or Water penn'd up for feeding and preferving Fish.—
Expense in pise ad instantandum binnarium empto xii s. Vid. consuctud. Dom. de Farendon, MS. Provisum est quod nullus magnus vel par-General Affifes, by way of Indistment, or Infor- vus currat in passe alieno, aut pifetur in alterius bin-mation; but more especially to the Lord Chan- nario. —Stat. Ed. i. Anno Regni tertio, apud West.

Binny Depper, Anno 1 Fac. cap. 19.

Thin bitting Excipit, Annu I fac. cap. 19.
Thin bittin Binchefter.
Thin than true, One who deferves to come to an untimely End: Ordericus Vitalis, writing of the Death of Will. Rufus, who was floot by Walter Tyrrell, tells us, That the Billops confidering his wicked Life and bad End, thought him Erclestastica veluti Biothanetum absolutione indignum. Lib. 10. p. 782.

Birlam. See Bilaw and Byrlaw.

Birretus, The Cap or Coif of a Judge, or Serjeant at Law. The honourable Use of it is thus described by Fortescue, De Laud. Leg. Angl. cap. 50. In signum quod omnes fusticiarii ibi taliter extant graduati, quilibet eorum semper utitur, dum in Curia Regis fedet, Birreto albo de ferico, quod primum 🏵 pracipuum erat de Insignibus Habitus quo Servientes ad Legem in eorum creatione decorantur. Nec Birretum Legem in coram creations according. Nec Direction iffud Justiciarius, sicut nec Serviens ad Legem, unquam deponet, quo caput suum in toto discooperiet etiam in presentia Regis, &c. Spelman.

15 isautta, An iron Wcapon cutting on both

Sides: Fecit eidem unam plagam mortalem de quadam

bisacuta. Fleta. Lib. 1. cap. 33.

Bisaunt, Bisantin, Besant, Bizantine, Bisantins:
A Piece of Money coined by the Western Emperors at Bizantium or Constantinople; of two Sorts, Gold and Silver, Bizantius aureus & albus: Both which were current in England. Chaucer represents the Gold Befantine or Befaunt, to have been equivalent to a Ducat. The Silver Befantine was

computed generally at two Shillings.

Biscot. 9 Edw. 3. At a Sessions of Sewers held at Wigenhale in Norfolk, it was decreed, That if any one in those Parts of Marchland, should not repair his Proportion of the Banks, Ditches and Cawfeys, by a Day affigned, 12 d. for every to trade from one English Port to another, Perch unrepaired (which is called a Bilaw) should without paying Custom. An. 14. Car. 2. cap. 11. be levied upon him. And if he should not by a Billets of Bold, Are Wedges or Ingots of second Day given him, accomplish the same; fecond Day given him, accomplish the same; then he should pay for every Perch 2 s. which is called Bi-scot. Hift. of Imbanking and Draining, fol. 254. a.

Billa, a Gall. Bische, Cerva major, A Hind. —decimam venationis nostre, scil. de cervis bissis, damis, porcis & laiis. Mon. Angl. vol. 1. fol.

Biffertife, Biffertilis, Vulgarly call'd Leap-year, because the fixth Day before the Calends of March is twice reckon'd, viz. on the twenty-fourth and twenty-fifth of February: So that the Biffertile-year hath one Day more than other Years, and happens every fourth Year: This intercalation of a Day was first invented by Julius Casar, to make the Year agree with the Course of the Sun. And to prevent all Ambiguity that might grow thereupon, it is ordain'd by the Statute De Anno Biffextili, 21 H. 3. That the Day increafing in the Leap-year, and the Day next be-fore, shall be accounted but one Day. Britton.

fol. 209. and Dyer 17 Eliz. 345.

Bifus, Eisius, Mica Bisa, Panis bifus; Gall.
Pain-bis, Angl. Brown-bread, a Brown-loas.—

Abbas

ford qualibet septimana septem parvas alhas micas (i. c. seven small white Loaves) & septem bisas micas (i. c. seven brown Loaves) & quinque galo-Anno 1341. nes & dimid. melioris cervifia _____ Anno 1341. ____ Cron. Ofen. Bib. Cotton, Vitell. E. 15. f.

247.

Black mail, Is half English, half French; for in French Mail fignifieth a small Piece of Money. It denotes in the Counties of Cumberland, Northumberland, Westmorland, and the Bishoprick of Dur-bam, a certain Rate of Money, Corn, Cattle, or other Consideration, paid unto some inhabiting near the Borders, being Men of Name and Power, ally'd with certain Moss-troopers, or Persons known to be great Robbers, and Spoiltakers within the Counties; to the End, to be by them protected, and kept in Safety, from the Langer of fuch as do usually rob and iteal in those Parts. Anno 43 Eliz. cap. 23. See Mayle. These Robbers are of late Years call'd Mos-Troopers, and several Statutes made against

Black-mail also signifies the Rents formerly paid in Provisions of Corn and Flesh.

Black-rents (redditus) the same with Black-

Black Rod, or Gentleman Usher of the Black Rod, is Chief Gentleman Usher to the King. He is called in the Black-Book, fol. 255. Later virga nigra, and Hostiarius; and elsewhere Virgi-bajulus: His Duty is Ad portandam Virgam coram Donino Rege ad Fessum Sansti Georgii infra Castrum de Windefore. He hath also the keeping of the Chapter-

defore. He hath also the keeping of the Chapter-House Door, when a Chapter of the Order of the Garter is sitting; and in the Time of Parliament, attends on the House of Peers.

He hath a like a Habit with the Register of the Order, and Garter King of Arms; which he wears at the Feast of St. George, and all Chapters. He bears a Black Rod, on the Top whereof sits a Lion, Gold; which Rod is instead of a Mace, and hath the same Power and Authority. His Fees is now 301. per Annum. This Officer hath been antiently constituted by Letters Patent under the Great Scal.

under the Great Scal.

Bladarius, Used in our Records for a Corn-Monger, Meal-Man, or Corn-Chandler. Pat. 1 Edw. 3. par. 3. m. 13. See Puleterius.

25 and (Bladum, Fr. Bled) Nostro foro, de segete.

tantum intelligitur, prasertim etiam in herba. Spel. But the Saxon Blad fignifies more generally Fruit, Corn, Hemp, Flax, Herbs, &c. or the Branches or Leaves of Trees or Herbs, whilst they grow.

University Will. de Mohun falutem, Sciation me relaxasse & quietum clamasse Domino Reginaldo de Mohun fratri meo totum Manerium meum de Tor Salvo mihi instauro meo & blado, &e. (fine dat.) i. e. Excepting my Stock and Corn on the Ground. Hence Bladier is taken for an Ingrosser of Corn or Grain. Sciant— quod ego Willielmus Alreton, confensu & voluntate Beatricis Uxoris mea, - Agatha Gille pro duabus Marcis Argenti & una mensura bladi, duas solidatas redditus in villa Leoninstr. illas scil. quas Walterus de Luin this teleminist this juit gains the accommission of inter-foldas Ada Talcurieis & Feodum Johannis Reading. babend. &c. (fine dat.) Ex libro Chartar. Priorat. Lcominstriæ.

Bladus, A Sky-colour, Mon. 3 Tom. pag. 170. Blanch firmes, In old Times the Crown-Rents, were many Times reserved in Libris Albis, Blanch firmes, In old Times the Crown-Rents, were many Times referved in Libris Albis, Blumary, Is one of the Forges belonging to or Blanch Firmes. In which Case the Buyer was an Iron Mill, through which the Iron passeth

Abbas & Conventus Ofen. concedunt Petro de Sibbe- holden Dealbare firmam; that is, his base Money, or Coin worse than Standard, was molten down in the Exchequer, and reduced to the Fineness of Standard-Silver; or (instead thereof) he pay'd to the King twelve Pence in the Pound, by way of Addition. Vid. Lownde's Effay upon Coin, p. 5.

Mianda. Sec Landa.

Blanhoznum, i.e. A little Bell, or rather Ticimium, viz. Pecoris ticimium, & canis oppa & blanhornum, borum trium singulum est unum solidum valens: From the Saxon Blan, cessans, &

Horn, cornu. Leg. Adelstan. cap. 8.

Mank Mar is the same with what we call a Common Bar, and is the Name of a Plea in Bar, which in an Action of Trespass is put in to compel the Plaintiff to assign the certain Place where the Trespass was committed: It is most used by the Practifers in the Common Bench, for in the King's Bench the Place is commonly afcertained

in the Declaration. Croke, 2 Part. fol. 594.

Blank farm, A white Farm; that is, where the Rent was paid in Silver, and not

in Cattle.

Blanks, French Blanc, that is Candidus, white; It fignifies a kind of Money coined in the Parts of France by Henry V. that were subject to England, the Value whereof was eight Pence. Stow's Annals p. 586. These were forbidden to be current within this Realm. 2 Hen. 6. ca. 9. The Reason why they were called Blanks, may be, be cause, at the Time these were coined in France, there was also a Piece of Gold coined, which was called a Salus, of the Value of 11.25 from which this Silver was distingished by the Colour.

Blatatius, an Incendiary. Blatum, Bulinefs, in Cumberland.

Ble with a fingle e fignifies Sight, Colour, &c. With a Double e, it fignifies Corn. At Boughton

under the Blee. Cb. fol. 54.

Blench, Is the Title of a Kind of Tenure of Land, as to hold Land in Blench, is by Payment of a Sugar-Loaf, a Bever-Hat, a Couple of Ca-pons, and such like; if it be demanded in the Name of Blench, id est, nomine albe sirma. See Alba firma. Bieltium, Old Town, in Herefordsbire.

Blets, French Bleche: Pete, or combustible Earth, dug up and dried for burning.

Minister & Fratres de Knarcs-borough, petunt quod ipst & corum Tenentes sodiant turbas & bletas, in Foresta de Knares-borough. Rot. Parl. 35 E. 1 Binks, Boughs broken from Trees, and cast

in a Way where Deer are likely to pass. 15 lisson. This is when a Ram goes to the Ewe: From the Teuton. Bletz, the Bowels or from Bleten, to accommodate. Tis corruptly

called Bloffom to this Day.

Mosted Fish or Herring (Anno 18 Car. 2. c. 2.) are those that are half-dry d; perhaps from the

Sax. Bl.tan, to kill and offer in Sacrifice.

Blockboool. Sec Logwood.

Blodeus, Sax. Blod, deep red Colour. Hence bloat and bloated, i. e. Sanguine and high-coloured; which in Kent is called a Bloufing Colour, and a Bloufe is there a Red-faced Wench. The Prior of Burcester, A. D. 1425. gave his Liveries of this Colour.—— Et in blodeo panno empto pro Armigeris & Valectis Prioris de Johanne Bandye, de magna Tue. Paroch. Antiq. p. 576.

Blodius, a Sky-colour. Mon. Angl. Tont. 3.

before it cometh to the Finary. Of this you may read at large, 27 Eliz. cap. 19. Blondus, see Blundus.

Bloodflied, Blood-wit, or the Fine imposed for schedding Blood.—Mick. 7. H. 7. Willichmus Lucy Miles, vemittit Domai & Ecclesia de Thelesford Toll, Quick, Stallange, & Bloodshed. Ex Cartular. Dom. de Thelesford. MS.

Bloodwit, or Bloodwitt, Is a Compound from the Saxon Blod, Sanguis, and Wite, an old English Word fignifying Misericordia. It is often used in ancient Charters, and intends an Amerciament for Bloodshed. Skene de verbor. signif. writes Bluidveit. Which fays he, is in English as much as Injuria, or Milericordia. It being as the Scotchmen call it, an Unlaw for Wrong or Injury, as is the Effusion of Blood. For he that hath Bloodwit granted him, hath free Liberty to take all Amer-ciaments of Courts for shedding of Blood. Fleta ciaments of Courts for inceding of Blood. Heta laith, Quod significat quietantiam miscriordia proeffusione fanguinis, lib. 1. cap. 47. Si aliqui pugnantes ad invicem in Rudham, & extraxerint sanguinem, Prior babebir Bloodwit, i. c. Amerciamentum inde in Curia sua. Ex Reg. Priorat. de Cockeford. Sax. blod, Blood, and wit, a Fine or Penalty; for Blodewite was a customary Fine paid as a Composition and Atonement, for the fleeding or drawing Blood: For which the Place was answerable, if the Party were not discovered. And therefore a Privilege or Exemption from this Penalty was granted by the King, or Supreme Lord, as a special Favour. So K. Henry II. granted to all his Tenants, within the Honour of Wallingford, Ut quieti sint de hidagio, & blodewite & bredewite,

——Paroch. Antiq. p. 114.

181000pshand. See Backberind. It fignifies the Apprehention of a Trespatter in the Forest against Venision, with his Hands, or other Parts bloody, though he be not found chasing or hunting. Of which, fee Manwood, c. 18. num. 9. In Scotland, in fuch like Crimes, they fay, Taken in the Faff, or with the Red Hand.

Blossom, the same as Blissom, quod vide.
Blubber, A kind of Whale-Oil, so called before it is thorowly boiled; spoken of 12 Car. 2.

Blue, and Bludie, The Mark of a Wound or Bruife; what we now call Black and Blue, or, as red as Blood. Lat. Blodeus: Si quis verberando aliquem fecerit Blue & Bludie, ifte qui fuerit Blue & Bludie, prius debet exaudiri. Leg. Burg. Scot. cap. 87. Bluet, Blue. —

- Vestimenta autem dabunt mihi de Griseng, vel balberget & pellibus agninis, uxori autem mee ad carius bluct, & pellibus similiter, agninis. Mon. Angl. tom. 1. f. 831.

Blundus, One whole Hair is yellow, Sicut pater fuus tenuit tempore Regis Willielmi Blundi, meaning William Rufus. Du Fresne.

Bockhozo, Is, as it were, Book-hoard, or a Hoard for Books, that is, a Place where Books, Writings, or Evidences are kept: We may term it in Latin Librorum horreum. It is derived from

Sax. Bock, liber, and Hord, Thefaurus.

Botkland, Sax. quasi Bookland, terra hereditaria vel testamentaria; a Possession or Inheritance held by Instruments in Writing. Bockland vero ea possidendi transerendique lege coercebatur, ut nec dari licuit nec vendi, sed hæredibus relinquenda erat, in scriptis aliter permitteretur; Terra inde Hæredituria nuncupata inter leges Aluredi, cap. 36. See Charter-land, Copy-hold, Freehold, and Land-boc. See also Glossarium in decem Scriptores. This was one of the Titles by

which the English Saxons held their Lands, and was always in Writing, and from hence called Bockland, which fignifies Terram Codicillariam, or Librariam, Deed-land, or Charter-land. It com-monly carried with it the absolute Inheritance and Propriety of the Land, and was therefore preferved in Writing, and possessed by the Thanes, or Nobler Sort, as Pradium Nobile, Liberum, & immune a Servitiis vulgaribus & servilibus : It was the very same as Allodium descendible (according to the common Courfe of Nations, and of Nature) unto all the Sons, and therefore called Gavel-kind; devisable also by Will, and thereupon called Terra Testamentales, as the Thane that Possessible 1 name that possessible 1 name that possessible 1 name that Vid. Spelman of Feuds, cap. 5.

2500188 Politick. See Corporation.

Bodbarp. See Varis.

Boia, Chains or Fetters, properly what we call Bernicles. Quidam a dolore capitis liberatus est, adjungens gene sue boias, quibus S. Britstanus ligatus fuit. Hist. Elien. apud Whartoni Angl. Sac. P. i. p. 618.

Boilary, or Bullary of Salt, A Salt-House, or Salt-pit, where Salt is boiled. Co. on Lit. fol.

15olarium. See Belerium.
15oloagium. See Belbagium.
15olhagium, A little House or Cottage, from the Sax. Bold, Domicilium.

Bollis, a Bowl. Unum baculum processionale cum uno Bolle argenteo pro magna cruce imponenda. Mon.

Angl. Tom. 2. pag. 666.

Bointeng, Melling Corn or Bread: From the Sax. Bold, Villa, and Mong, Miftella; because Countrymen eat this Sort of Bread.

Bolt, A Bolt of Silk or Stuff, seems to have been a long narrow Piece.

In the Accounts of the Priory of Burcester. A. D. 1425—E2 in bolt rubei Say, apud Stererbrugge, propter ana-batam faciendam iv fol. viii denar. Paroch. Antiq.

P. 574. Botter. See Bultel.

Bolting, Is a Term of Art used in Grays-Inn, whereby they intend private arguing of Cases; the Manner of it is this, An Ancient and two Barrafters sit as Judges; three Students bring each a Case, out of which the Judges chuse one to be argued, which done, the Students first begin and argue, and after them the Barrasters. Bolting hath also a more common Acception, which Country Housewives say is the Sirting of the Meal or Flour thro' a Bag, to make it finer; which Bag they call a Bolter: And why may not the Law Term be drawn hence? Because the Bolting of Cases is the thorough fifting and debating of 'em. It is inferior to Mooting, and may be derived from the Sax. Bolt, an House; because done pri-vately in the House for Instruction. In Limoln's vately in the Houle for Instruction. In Lincoln's Inn, in Vacation-Time, Monday and Wednesday are the Bolting Days; Tuesday and Thursday the Moot-Days; But in Term-Time, econtra.

Bona side. We say, That is done Bona side, that is done really, with a good Faith, without Fraud or Deceit. It is mentioned 12 Car. 2. 18.

and 15 Car. 2. c. 5.

Bona gestura, Good Abcaring, or good Behaviour.—Et si per surorem vel aliquos manutentores renuerit invenire sufficientem securitatem de sua bona gestura erga Ballicos & Comburgenses — a pradisto burgo ejiciatur. Codex MS. de LL. Statutis & Con-suctud. Burgi Villæ Montgomer. fol. 15.

Bonaght, or Bonaghty, An Exaction in Ire-land, imposed at the Will of the Lord, for Re-lief of the Knights called Bonaghti who served in the Wars. Antig. Hib. p. 60. Cambden in his Brit. Tit. Desmond says, that James E. of Desmond imposed upon the People those most grievous Tri-

butes of Coin, Livery, Cocherings, Bonaghty, &c.

150na notabilia, Are fuch Goods as a Party dying hath in another Diocese, than that wherein he dies, amounting to 51. at least, which, whoso hath, his Will must be proved before the Archbishop of the Province; unless by Composition or Custom, other Dioceses are authorized to do it, where Bona notabilia are rated at a greater Sum. Book of Canons. 1 Fac. can. 92, 93. Perkin, fest. 489. See Probate of Testaments.

Mona Patria, An Affise of Countrymen, or good Neighbours: Sometimes called, Assis bona Patria, when twelve, or more, are chosen out of the Country to pass upon an Assis; and they are called Furatores, because they swear judicially in Presence of the Party. Skene verb. Bona Patria.

Vid. Affifors.

Bonchs, A Bonch, or Bunch. The Prior and Burfar of Rifiter, Com. Oxon. An. 1425. account to -Et in duabus bonchis allii vi den. -for two Bunches or Ropes of Onions 6 d. Fr. Junius derives it from the Danish Buncker, the Tops of Hills. It feems rather from the old Latin Bonna, Bunna, a rifing Bank, for the Term or Bound of Fields. Hence the Word Bown is used in Norfolk, for Swelling or Rifing up in a Bunch or Tumour, &c.

Bond, Bondage, and Bondmen. See Nativus. Bondmen in Domessay are called Servi, and differed from Villani. — Et de toto tenemento, quod de ipso tenet in Bondagio in Soca de Nortone cum per-

Mon. Angl. 3 par. f. 609. a.

Bonds, a Matter of a Family. Bonis Arrestandis is a Writ; which see in

Arrestandis Bonis.

Bonis non amobendis, Is a Writ to the Sheriffs of London, &c. to charge them, that one condemned by Judgment in a Action, and profecuting a Writ of Error, be not suffered to remove his Goods, until the Error be tried. Reg. Orig. fol. 131. b.

Bonium. Banger in Flintshire.

Booting, or Boting Cozn, Certain Rent Corn anciently fo called; the Tenants of the Manor of H. in Com. B. heretofore paid the Booting Corn, to the Prior of Rochefter, Antiquity of Purveyances, fol. 418. See Bote. Perhaps it was so called, as being paid by the Tenants, by way of Bote (Boot we fill call it) or Compensation to the Lord, for his making them Leases.

Bozcovicum, Berwick in Northumberland. Bozd, a Jest, from the French Bourde, fabula.

130208, A Plank or Board. -- Rex Vicecom. Ebor. Salutem. Facias publice proclamari ne quis — maeremium aliquid, seu Bordas aliquas aptas pro navibus faciendis, extra regnum nostrum ad tes exteras ducat, vel cariari faciat. Rot. Claus. 10 Ed. 3.

Bozdacii, are Tenants that occupy Part of the Demefnes, which are called Bordlands.

Bordagium, The Tenure of Bordlands, which fee ; Item ordinatum est, quod omnes qui terras & tenementa tenent per Bordagium, habeant super singulis Bordagiis, que per predictum servitium tenentur, ca-pitalem quandam manssonem in loco ad boc consueto.

was a Sort of Tenure which subjected a Man to the meanest Services. He could not sell his House without Leave of the Lord.

Bogdare, Bordiare, Burdare, To exercise the Feats of Arms in Justs, Tornements, or other Military Sports. —— Nulli conveniant ad turnian-Military Sports. dum, vel burdandum, nec ad alias quascunque aven-turas. Assis. de Armis, An. 36 H. 3. Burdare was more properly burdonibus, seu fustibus dimicare, to play at Cudgels. Chaucer uses the Word Burdans, for larger Sticks or Cudgels: The old French bourdon, is a Pilgrim's Staff. Bordicia were the folema Challenges and Encounters at Quarter-Staff, Cudgel-Play, Back-Sword, &c. — De tor-neamentis & bordiciis non tenendis, — Ne quis prasumat torneare, vel bordiare. Lit. Claus. 28 E. 1. m. 17.

Bozdaria, a Cottage: From the Saxon, Bord, domus. Mon. Angl. 1 Tom. pag. 37. cum 18 ferois, 16 villanis, & 10 Bordariis, cum 60 acris prati.

Bozdarii, or Bozduanni, often occur in Dome! day; by some esteemed to be Boors, Husband-men, or Cottagers; which are there always put after Villains. Dicuntur Bordarii vel quod in tuguriis (que Cottagia vocant) habitabant, seu villarum limitibus, quasi Bolderets, Spelm. Tenentes pe fervitia plus servilia quam villani, & qui tenent nel paucas acras. MS. But see Bordlands. Some derive it from the old Gall. Bords, the Limits or extreme Parts of any Extent: As the Borders of a Country, and the Borderers, Inhabitants in those Parts whence the Border of a Garment, and to Imborder, which we corrupt to Imbroider. But our old Bordarii, Bordmen, were rather so called from Sax. Bord, a House. The Bordarii often mentioned in the Domesday Inquisition, were distinct from the Servi and Villani, and feem to be those of a less servile Condition, who had a Bord, or Cottage, with a small Parcel of Land allowed to them, on Condition they should supply the Lord with Poultry and Eggs, and other small Provisisions for his Bord, or Entertainment.

Bozdel, Lat. Bordellum. At first it signified any small Cottage, which growing infamous for a licentious Ale-house, and the common Habitation of Proftitutes; thence by Degrees a Bordel, or by Metathesis a Brodel; Brothel and Brothel-bouse came to signify a lewd Place, a Stews. From which Femme-bordelier, a common Whore. Hence in Chaucer, a Borel-man, Contraction of Brothelman, a loose idle Fellow; and Borel-folks, Drunk-ards, and Epicures, which the Scotch now call Buriel-Folk. In the Dialogue between Diver and Pauper, Printed in Lond. 1493. Dives. 'And 'I dreade me that full oftein by such feyres Gooddes House is made a Tavern of Gluttons, and a Bordel of Leychours.

Board-halfpenny, (Sax. Board, Tabula, and Halpenny, Obolus) is Moncy paid in Fairs and Markets for fetting up Tables, Boards, and Stalls, for Sale of Wares. In antiquis Chartis multi im-munes fiunt ab ifta solutione, says Spelman. It is In antiquis Chartis multi imcorruptly written, Borthalpeny and Brodhalpeny in fome Authors.

Bold lands, the Lands which Lords keep in their Hands for the Maintenance of their Board or Table. Est Dominicum quod quis habet ad mensam suam & proprie, sicut sunt Bozo-lands Anglice, i. e. Dominicum ad menfam. Bract. lib. 4. tract. 3. c. 9. num. 5. Which Possession was anciently termed Bordage. Sax. Diet. verbo Bord. And the Bordarii &c. Ordin. Just. Itin. in Insula de Jersey. This (often mentioned in Domesday) were such as held thofe those Lands which we now call Demain Lands. See!

Antiq. of Purveyance, fol. 49. Bowlode, The Firm, or Quantity of Food, ed for their Bord-Lands. The old Scots had the Term of Burd, and Meet-Burd, for Victuals and Provisions; and Burden-Sack, for a Sack full of Provender. From whence probably comes our last H. Doofe that as before the Statute of Add Burnel. 11 E. 1. c. unico: English Burden at first; only a Load of Meat and Drink: Which we feem still to retain in the Proverb, He bas got his Burden, i. e. as much Drink as he can bear, or carry off. Bordlode was also a Service required of the Tenant to carry Timber out of the Woods of the Lord to his

Bozo=Service is a Tenure of Bord-lands; by which some Lands in the Manor of Fulham, in Com. Middlefex, and elsewhere, are held of the Bishop of London, and the Tenants do now pay ix Pence per Acre in Lieu of finding Provisions anciently for their Lord's Board or Table.

1802a-baigel, or Burgh-Brych. The Breach or Violation of Suretyflip, or Pledge or mutual Figure 2002 by the suretyflip of Pledge or mutual Figure 2002 by the suretyflip.

delity among the Saxons.

Bozow or Bozough. In Latin Burgus, Burgum; may be derived either from the French burg, i.e. pagus; or from the Saxon borboe, piguus: It fig-nifies with us a Corporate Town, that is not a City, 2 E. 3. cap. 3. namely, fuch as fend Bur-gefles to the Parliament, whose Number you may see in Cromp. Jurish fol. 24. It may proba-bly be conjectured, That anciently it was taken for those Companies consisting of ten Families, which were to be Pledges for one another. See Bratt. lib. 3. traft. 2. cap. 10. See Head-borow, and Borow-head; and Lamb. Duty of Conft. pag. 8. Lyndewode upon the Provincial, (ut fingula de fenfibus) speaks to this Effect, Aliqui interpretantur Burgum effe castrum, vel locum ubi funt crebra castra, Burgum elle caltrum, vel locum ubi lunt crevra catra, vel dicitur Burgus, ubi funt per limites habitacula plura conflituta; but afterwards defines it thus, Burgus dici potest Villa quacunque, alia a Civitate, in qua est Universitas approbata. Some derive it from the Greek Word nuoyde, that is, Turris. See Skene de verb. signis. Vergestan, in his Resolution of decay'd Intelligences, saith, That Burg or Burgh, whereof we take our Borough, metaphorically fignifies a Town having a Wall, or some Kind of Closure about it. All Places that in Inspect. old Time had amongst our Ancestors the Name of Borough, were one way or other fenc'd or forif you Lit. feet. 164. Yet sometimes this Word is used for Villa insignior, or Country-Town of more than ordinary Note, not walled.

15020m=Tnglish, Is a Customary Descent of Lands or Tenements, whereby in all Places

where this Custom holds, Lands and Tenements descend to the youngest Son; or if the Owner of Land have no Issue, then to the younger Brother: As in Edmunton, some Part of Richmond, and other Places. Kitchin, fol. 102. And the Reason of this Custom, (fays Littleton) is, for that the Youngest is presumed in Law to be least able

to shift for himself.

Bogotwellead, alias Head-borough, Capitalis Plegius, made up of Borhoe, a Pledge, and Head. Lamb. Duty of Conflables; where in the Explication of this and other Saxon Words of that Nature, he rehearseth some ancient Customs of England, during the Reign of the Sacon. This Beroup-head was the Chief Man of the Decury, elected by the reft to speak, and do in their Behalfs those Things that concerned them. See Borow-holders.

Bozom-holders alias Borsholders, he quasi Borhoe-ealders, and fignificth the same Officers that he called Borow-beads. Lamb. Duty of Const. Bratton

34 H. 8. no Lands were devisable at the Common Law, but in ancient Baronies; so perhaps at the Making the Statute of Acton Burnel, it was doubtful, whether Goods were devisable but in ancient Borows: For it seemeth by the Writ De rationabili parte bonorum, that anciently the Goods of a Man were partible between his Wife and Children.

Bozrel-folk, i. e. Country People, from the Fr. Boure, i. e. Floccus: Because they covered their Heads with fuch Stuff. Chau. Fab. of the Apparitor, fol. 43.

Bozilholder, the same with Headborough, from the Sax. Borbee Ealder , i. c. Fidejuffor prima-

Boathaleneny. See Bord-balpery.
Boowl's septent, The same Duty with Bord-peny In the Charter of Hen. 1. to the Church of St. Poter, York, Canonici & homines eorum fint quieti de -Leyrwyte, Hengewyte, & Wardepeny, & Borwhalpeny, & de omnibus auxiliis Vicecomitum,

Boscage (Boscagium) is used for that Food which Wood and Trees yield to Cattle, Mast: from the Ital. Bosco, Sylva. Howbeit Manwood says, To be quit de Boscagio, is to be discharged of paying any Duty of Wind-fall-Wood in the Forest; it may be derived from the Greek Word Boonew, Pafcere.

Boscaria, May be either Wood-Houses, from Boscus; or Ox-houses, from bos. Ut ipst possunt do-mus & Boscaria satis competentia adificare. Mon.

Angl. 2. pa. fol. 302.

Boscus is an ancient Word used in the Law of England, for all Manner of Wood. The Italians use Bosco in the same Sense, and the French, Bois. Boscus is divided into High Wood or Timber, (Haut-bois), and Coppice or Under-Wood, (Sous-bois) High Wood is properly called Saltus, and in Fleta, Maeremium --Cum una Carecta de mortuo Bosco. Pat. 10. H. 6. par. 1. m. 4. per

Bofinnus, A certain rustical Pipe: By Inquifition after the Death of Laurence Hastings, Earl of Pembroke. 22 E. 3. the Manor of Afton Cant-low, in Com. War. is returned to be held in Capite of the King, by these Words, Quod quident Manerium per se tenetur de Domino Rege in Capite per ser-vitium inveniendi unum bominem Peditem, cum quo-dam Arcu sine Corda, cum uno Bosinuo sine cappa, &c. Ex Record. Tur. Lond.

B. Mar, i. e. an Ox-stall. 'Tis mentioned in Mat. Pavis. Anno 1234. and in Ingulphus, Fecit tum

borrea, Bostaria, Ovilia, Sec.

250ts, A Boot or Shoe, that was the particular Calceature of the Monks. In fome aftronomical Fragments of John de Wallingford, we see the Pi-Sture of the Author, with this Distich :

Tonsio larga coma, nigra vestis, Bota rotunda. Non faciunt Monachum, sed mens a crimine munda. MS. Cotton, Jul. D. 6.

Bote, Signifieth Compensation, Recompence, Satisfaction, or Amends. Lamb. Explicat. Sax. Words: Thence cometh Manbote, (alias) Monbote,

that is, Compensation or Amends for a Man flain, which was bound to another. In K. Ina's Laws, fet out by Mr. Lambard, ca. 96. is declared what Rate was ordained for the Expiation of this Offence. Hence also comes our common Phrase, To give to Boot, that is, Compensationis gratia. See Skene de verb. signif. Tit. Bote. See also Hedge-bote, Plouv-bote, House-bote, Thest-bote, &c. in their proper Places.

Boteless. In the Charter of Hen. 1. to Thomas Archbishop of York, it is said, That no Judgment or Sum of Money shall acquit him that commits Sacrilege; but he is in English called Boteless, i. e. without Emendation. Lib. albus penes Cap. de Suthnet. Int. Plac. Trin. 12 Ed. 2. Ebor. 48. We Suthnet. Int. Plac. Trin. 12 Ed. 2. Ebor. 48. We retain the Word still in common Speech. See

Fridftol.

Botericia, Butteress.—Rex—Sciatis quod neessimus—Johanni de Chishull, Decano S. Pauli concessimus-Lond. Thefaurario nostro qd' iffe & foc. sui Decani ejufdem Ecclesia, --- in perpetuum habeant & teneant libere & quiete duas columpnas botericias, quas idem Decanus fieri fecit a parte australi Capella sua-

9 Jun. Pat. 35 H. 3. m. 14.
Bottellaria, a Buttery or Cellar, in which the
Butts and Bottles of Wine, and other Liquors are reposited .- Veniet ad Palatium Regis, & ibit in botellarium, & extrabet a quocunque vafe in dicta botellaria invento, vinum quantum viderit necessa-rium pro sactura unius picheri claretti. ——An. 31 E. 3.

Botha, A Booth or Tent to stand in, in Fairs or Markets. Et duas mensuras liberas ad Bothas suas faciendas. Mon. Angl. 2.

Par. f. 132.

Bothanium, Boothage, or customary dues paid to the Lord of the Manor or Soil, for the Pitching and Standing of Booths, in a Market or -19 H. 6. Rex concessit Rob. Broke Picagium, Stallagium, Bothagium, & Tollagium, una cum assisa panis & cerevista de Novo Mercato infra Villam de Burchester, Com. Oxon. Paroch. Antiq. pag. 680. For the Original of the Word, from the old Gallic bouts, Leather Jacks, see Mr. Kennet's Gloffary.

Bothna, buthna, buthena, Seems to be a Park where Cattle are inclos'd and fed: Hettor Beotius,

where Cattle are inclos'd and fed: Heter Bestius, lib. 7. ca. 123. n. 35. And Aul. Gell. lib. 11. cap. 1. Bothena also signifies a Barony, Lordship, or Sheristwick. And Domini Bothena, are Lords of the Barony, Manor, &c. Skene, de verb. signis. Thouser of the king. (Pincerna Regis, Anno 43 Ed. 3. cap. 3.) is an Officer that provides the King's Wines, who (according to Fleta. Lib. 2. cap. 21.) may by Virtue of his Office, our of every Ship laden with Sale-Wines, Unum dollum eligere in prora navis ad opus Regis, & aliud in puppe, & pro qualibet pecia reddere tantum 20 solid. Mercatori. pro qualibet pecia reddere tantum 20 folid. Mercatori. Si autem plura inde habere voluerit, bene licebit, dum tamen pretium fide dignorum judicio pro Rege apponatur.

Bottomry, or Bottomary, (Fænus nauticum, Anno 16 Car. 2. cap. 6.) is when the Master of a Ship borrows Money upon the Keel or Bottom of his Ship, and binds the Ship it self, That if the Money be not paid by the Day affign-ed, the Creditor shall have the Ship. Ceo bottomage est quand argent est borrow sur Keil del Neis, & le Neis oblige al payment de ceo. Viz. Si ne soit pay al temps, que l'auter averra le Neis. Latch's Rep. sol. 252. Scarborough's Cafe.

Others define it thus; when I. S. lends Money to a Merchant, who wants it to traffick, and is to be paid a greater Sum at the Return of the Ship, standing to the Hazard of the Voyage; and though the Profit be above the lawful Interest, it is not reckoned Usury.

Bouata terræ is as much as one Ox can plough in a Year : Octo bovatæ terra faciunt carucatam terra, etto carucate facium unum Feodum Militis. 28 acre facium Bovatam terre. Mr. S. in notis in Statut. — Cujus singulæ Bovatæ sunt quindecim acre terre. Mon. Angl. par. 3, fol. 91. b. See

Oxgang.

Bouche of Court, or (as the Vulgar call it) Budge of Court, is to have Meat and Drink scot-free there: For so is the Fr. Avoir Bouche a la Cour, to be in Ordinary at Court. Sometimes it is extended only to Bread, Beer, and Wine. And this was anciently in Use as well in the Houses of Noblemen, as in the King's Court; as appears by this Indenture.

ESTE Endenture fait parentre les Nobles hommes Monsieur Tho. Beauchamp, Counte de Warwyke, d'une part, & Monsieur Joh. Russel de Strengesham Chivalier d'auter part, tesmoigne, que le dit Monsieur Johan. est demeure ove le dit Counte pur terme de sa vie, pur la pees & pur guerre, & prendra pur la pees du dit Counte annuelement vynt livres, de la vie du dit Monsseur Johan, del Manoir le dit Counte de Chedworth en le Countee de Gloucester, & pur la guerre quarant livres, & serra paie annuelement es termes de la Nativitee Seinte John ile Baptiste & de Nowel per ovels pertiones des issues du dit Manoir de Chedworth, per les mains del gardein de mesme le Manoir, & avera le dit Mons. Johan pur la pees, quant il serra maunde de venir al dit Counte, Bouche au Cour pur lui mesme, un Chamberlein & un Garson, feyn, par lui mesme, in Commercial Chivaula pur la temps de sa demoure, Et pur la guerre le dit Mons. Johan Mountra lui mesme concenablement, & avera Bouche au Cour, ou liverie pur lui mesme, un Chamberlein & trois Garsons, ou gages al afferant & seyn, provendre & Forrure pur cynk chivaulx en manere come autre de ferrure pur cynk chivauix en manere come autre ae fon estat, ove le dit Counte, prendront. Et si il preigne prisoner, soit entre le dit Counte & le dit Mons. Johan, st come il sait parentre lui & autres Bachilers de sa vetenue pur terme de vie. Et voet & grante le dit Counte per cesses presentes Lettres, que si la dite rent annuele de xxl, pur la pees, ou de xll, pur la guerre soit a derere & nyent paye pur un moy apres ascun des termes avantditz, que bien lise au dit Mons. Johan ou son Attornie en celle partie en le dit Manoir de Chedworth desfreindre pur les arrearages de la dite rent, &c.
Donne a nostre Chassel de Warwyke le xxix. jour del
moys de Marcz l'an du regne le Roy Richard Second, puis le Conquest, sisme.

This Bouche of Court was also an Allowance of Dier, or Belly-provision from the King, or Superior Lord, to their Knights, Esquires, and other Retinue, that attended them in any military Expedition: From the French bouche, a Mouth; or rather from the Gall. boughs, Lat. bulga, Engl. budget, of British original; for the Welsh use bolgan, and the Irish bolgy, by Metaphor, for bellows. See Mr. Kennet's Gloslary to Paroch. Antiq.

Bouerta, or Bourrum, An Ox-house, or Ox-fall, Loca ubi stabulantur boves; according to Gloss in X Script. And Mon. Angl. 2. parn. s. 210. hath these Words,——Ad facien'um ibi boverias suas, & alias domos usibus suis necessariis. The Scotch hath these Words,-

now call a Cow-house a byer, as in the Ballad of Christ. Kirk on the Green, --The bolt flew over the Byer.

Boberton, in Glamorganshire. See Bovium.

Bobium, The Town in Wales, so called by the Ancients, is now known by the Name of Bo-

Bobertus, A young Steer, or Bullock, castrated. Unus boyettus mas, quatuor boyicula fæmina.

Paroch. Antiq. p. 287.

Bovicula, An Heifer or young Cow, which in the East-Riding of Yorkshire they call a Whee, or Whey. Possunt Sustential Sexdecim vacca, & unus taurus cum boviculis. Paroch. Antiq. pag.

Bom bearer is an Under-Officer of the Forest. whose Oath will inform you the Nature of his

Office, in these Words:

Will true Man be to the Master of this Forest, and to his Lieutenant; and in their Absence I shall truly over-fee, and true Inquisition make, as well of feworn Men as unsworn in every Bailwick, both in the North Bail and South Bail of this Forest, and of all manner of Trespass done, either to Vert or Venison; I shall truly endeavour to attach, or cause them to be atiached, in the next Court of Attachment, there to be presented, without any Concealment had to my Know-ledge. So ljelp mc Boo. Crompt. Jurisci. fol. 201.

Bozones. See Busones.

Braceletts, Hounds, or rather Beagles of the smaller and slower Kind.

Res constituit J. L. Magistrum canum suorum vocatorum Braceletts, dans ei licentiam experiendi eosdem canes, necnon habendi & faciendi cum eis fectas ad quascunque bestias infra foressas & chaceas suas prout sibi fore videbitur faciendum pro expeditione & informatione distorum ca-num.—Pat. 1. Ric. 2 p. 2. m. 21.

Beatenarius, (Fr. Braconier) The Huntsman Master of the Hounds,—Rex mandat Baronibus quod allocent Rob. de Chademoth Vicecom. Lincoln. lvi. s. vii. d. quos per praceptum Regis liberavit Joh. de Bellovento pro putura septem Leporariorum, & trium salconum & Lanerar. & pro vadiis unius Bracenarii, a die S. Joh. Bapt. An. 14 usque ad vigil. S. Mich. prox. sequent. utroque die computato, viz. pro putara cujussibet Leporarii & Falconis 1 d. ob. & pro vadiis pradicti Bracenarii per diem 11 d .put. de Anno 26 Ed. 1. Rot. 10. in dorso.

Bacetus, Brachetus, Fr. Brachet. Braco Canis fagax, indagator Leporum. Fr. Brac. So as Braco was properly the large Fleet Hound, Brachetus was the Beagle or smaller Hound: Bracheta, the Bitch in that Kind. Cart. Hen. 2. Reg. Ang. Concedi eis duos leporarios, & quatuor bra-cetos ad leporem capiendum. Mon. Angl. tom. 2.

p. 283.

Bjacheta, Canis fæmina, que Leporem vel Vulpem ex odore persequitur, vulgo a Brathe, Gal. Brachet. — Et duos Leporarios & quatur Bra-chetas ad capiendum Leporem & Vulpem. Charta 11 Ed. 2.

Bastina, a Brew-house: MS. penes Wil. Dugdale, Mil.

Bracinum, a Brewing: The whole Quantity of Ale brewed at one Time, for which Tolfester was paid to the Lord in some Manors.

Bage, Broughton in Hampshire.

Blampton. See Bremenium.

Beancaster. See Branodunium.

Brandy, a Kind of Spirit, or Strong-water, made chiefly in France, and extracted from the Lees of Wine or Cyder, mentioned in the A& 20 Car. 2. cap. 1. Upon an Argument in the Exchequer, Anno 1668. whether Brandy were a Strongwater or Spirit, it was resolved to be a Spirit. But 25 Novem. 1669. by a Grand Committee of the whole House of Commons, it was voted to be a Strong-water, perfectly made. See the Statute in Pursuance thereof. 22 Car. 2. cap. 4.

Bzanodunium, Brancaster in Norfolk.

Banogenium, Worcester. Basiare. Cujuscunque Uxor Brasiabat intus & extra civitatem Heref. dabat x denarios. Domesday. To Brew.

Bjaffatrir, a She Brewer. Signa Brafiatrix brasiaverit Cervisiam, solvet Tolsester. Reg. Priorat de Thurgarton.

Blasina, or Beacina, and Brasinaria, a Brewhouse.

Bashum, Malt. In the ancient Statutes Brafiator is taken for a Brewer, from the Fr. Braffeur; and at this Day also for a Malster or Malt-maker. It was adjudged, 18 Ed. 2. Quod venditio Brasii non est venditio Victualium, nec debet puniri sicut venditio Panis, & Cervisia & hujusmodi contra formam Statuti. To make Malt (Inland Malt) was a Service paid by some Tenants to their Lord. In manerio de Pidington quilibet virgarius praparabit Domino unum undion gather brights preparate Domines mann quarterium Brassini per annum, si Dominus inveniet boscum ad siccandum. Paroch. Antiq. p. 496. 1828ston, Was a famous Luwyer of this Land,

renowned for his Knowledge both in the Common and Civil Laws, as appeareth by his Books every where extant. He lived in the Days of Henry

III. Staundf. praf. fol. 5. b. And as some say, was Lord Chief Justice of England.

Bistilia, Sax. broth, Broth or Pottage. Concessi totum feodum meum de pincernaria Glastoniæ -cum pertinentiis, ut in pane, vino, & cerevisia, carne, pisce, sive alio quocunque genere companagii, sive leguminis, jus, brathia, & aliis quibuscunque ad feodum pertinentibus. Cartular. Abbat. Glaston. MS. f. 74. a.

Barach Carnium. By Breach Carnium, Thomas Crew, Master of the Hospital of St. John Baptist, without the North-gate at Cheffer, claims Quod omnes Tenentes sui infra eorum lihertates residentes sint quieti de venditione carnium. Pla. in Itin, apud Ceft.

14 H. 7.

Bread of Treat or Trite, Panis Triciti, Is one of those Sorts of Bread mentioned in the Statute of Alife of Bread and Ale, 51 H. 3. Stat. 1. where you may read of Wastel Bread, Cocket Bread, and Bread of Treat, which may answer to three Sorts now in Use with us called White, Wheaten, and Houshold Bread. Heretosore in Religious Houses they distinguished Bread by these several Names; Panis Arminerorum, Panis Conventualis, Panis Puerorum, and Panis Famulorum. See

Bzecca, A Breach or Decay, or any other want of Repair. I have seen a Deed, with Covenant for Repairing, — Muros & breccas portas & foffatas caftelli,-- sine dat.-– de brecca aque

inter Wolwich & Greenwich Supervidend. Pat. 16 R. 2. Dorf.

Brede, Signifieth broad ; Braeton useth this Word, lib. 3. trast. 2. cap. 15. nu. 7. proverbially thus, Too large, and too brede; that is too long, and too broad.

Blede is also a Saxon Word, and fignifies Deceit. Testimbnium est & cognitio quod ibi Brede sit.

Leges Canuti, Par. 2. cap. 22.

31

Bzedgurna. What we now call Bridegroom. Bzedewite, Sax. bread, and Wite, a Fine or Penalty. So as Bredwite seems to have been the Imposition of Fines or Americaments for Defaults in the Assis of Bread. To be exempt from that Penalty, was a special Privilege granted to the Tenants of the Honour of Wallingsord, by King Hen. II. Us quieti sins de bidagio & blodewite, & bredewite. Paroch. Antiq. p. 114.

18 28hon, The Irish call their Judges Brebones,

nachis 30 Breisnas singulis Annis. Monast. Tom. 1. cap. 406.

Bremenium, Brampton in Northumberland. Brementuracum, Brumpton in Cumberland. Benagium, the Payment in Bran, which the Tenant was to make to feed the Lord's

Hounds. Bentwood. See Cafaromagus.

Bertople, or Bietois : - Sciant--quod ergo Henricus de Penebrugge Dedi-Omnibus liberis Burgensibus meis Burgi mei de Penebrugge omnes libertates E liberas consuetudines secundum legem de Brctoyse nundinis & feriis appertin secundum tenorem Charta Domini Henrici Regis quam babeo. Habendum, Soc. Sinc dat. Secundum legem de Bretoyfe, must certainly signify Legem Marchiarum; or, The Law of the Britains or Welshmen: For Penebrugge (now Pembridge) is a Town in Herefordshire, bordering upon Wales.

Biettenham. See Cambretonium.

Blettennam. See Cambretonium.
Bleve, Which haply may be so called from the Brevity of it, is any Writ directed either to the Chancellor, Judges, Sheriffs, or other Officers, whose Variety and Forms, you may see in the Register per totum. The Word is used in the Civil Law according to several Senses. See Shene de verb. signif. verb. Breve. And Bratton, 1. 5. tract. 5. cap. 17. num. 2. Breve, quia breviter paucis verbis intentionem proferentis exponit, &c. Any Writ or Precept from the King, was called Breve, which we fill retain in the Name of Brief, the King's Letters Patent to poor Sufferers, for Collection.

Bebe perquirere, To purchase a Writ or License of Trial in the King's Court, by the Plaintiff, qui breve perquisivit. Hence the pre-fent Usage of paying fix Shillings and eight Pence, where the Debt is forty Pounds and ren Shillings, where the Debt is 1001 rounds and fen Shillings, where the Debt is 1001 and so up-wards, in Suits of Money due upon Bond. Breve de Betto, A Writ of Right, or License for a Person ejected, to sue for the Possession of an

Estate detained from him.

Bzebibus & Rotulis liberandis, Is a Writ or Mandat to a Sheriff, to deliver unto the new Sheriff, chosen in his Room, the County, with the Appurtenances, una cum Rotulis, Brevibus; and all other Things belonging to that Office. Reg. Orig. fol. 295. a. Butherry, Is a high Offence, viz. when any Man

in a judicial Place, or any great Officer, takes

any Fee, Pension, Gift, or Reward, for doing his Office, of any Person, save the King only.

Fortescue, cap. 51. and 3 Inst. sol. 145.

18211025, Cometh of the French Bribeur, i. c. Mendicus: It seemeth in a legal Signification one that pilfereth other Mens Goods, as Cloaths out of a Window, or the like. Anno 28 Ed. 2. Stat. I. cap. unico.

Bacheminus. Idem quod Chimine, Anglice a Way, in piscariis & mariscis in Bricheminis & se-mitis. Du Cange.

Bucolls, an Engine, by which they beat down Walls.

Brief (Breve) fignifies a Writ, whereby a Man is fummoned or attached to answer any Action; or (more largely) any Writ in Writing, iffuing out of any of the King's Courts of Record at Westminster, whereby any Thing is commanded to be done in order to Justice, or the King's Command, and is called a Brief, or Breve: Quia Breviter & paucis verbis intentionem proseventis exponit & explanat, sicus regula juris rem qua est Brevi-ter enarrat, says Braston, lib. 5. Trast. 5. cap. 17. num. 2. Also Letters Patent, or a Licence from the King or Privy Council, granted to any Subject to make a Collection for any publick or private Lofs, is commonly stiled a Brief. See

Bligs, French Brigue, that is, Strife or Contention. Et posuit terram in Brigam, & intricavit terram; scilicet, per diversa fraudulenta seossamenta. Ideo committitur Mareschallo, &c. Ebor. Hill. 18 Ed.

3. Rot. 28.

Bugandine, (Fr.) a Coat of Mail, or a Fashion of ancient Armour, confitting of many jointed and scale-like Plates, very plant unto and eafy for the Body, mentioned Anno 4 & 5 Phil. & Man. cap. 2. Some confound it with Haubergeon; and some with Brigantine, (in Writing which there is only the d turned into t) which signifies a low lower and swift Sea Vossel. low, long, and fwift Sea Veffel, having some twelve or thirteen Oars on a Side.

Bangantes, Yorksbire, - Lancasbire, Bishoprick of

Durham, Westmorland, and Cumberland.

Bzigbore, or Bzugbote, Eft quietum effe de auxilio dando ad reficiendum Pontes. Fleta. lib. I. cap. 47. It is compounded of brig, a Bridge; and bote, a Compensation or Yielding of Amends. See Bote, and Bruckbote. Selden's Titles of Honour, fol. 622.

Buthol, King Hen. III. in a Charter to the Citizens of Lond. dated 16 Mart. An. Regn. XI. - Ad emendationem Civitatis London, eis con-

Penes Dom. Fountains.

Bitton, Was a famous Lawyer, that lived in the Days of King Edward the First, at whose Command, and by whose Authority, he Writa Learned Book of the Law of this Realm: The Tenor runneth in the King's Name, as if it had been penned by himself, answerably to the Institutions which Justinian assumeth to himself, though composed by others. Staunds. prar. fol. 6, & 21. Sir Edward Coke faith, That this Britton writ his Book in the fiftieth Year of Edward the First. Lib. 4. fol. 126. a. & lib. 6. f. 67. a. Mr. Guin, in his Preface, to his Reading, mentioneth, That this John Britton was Bishop of Hereford.

15:0°

Briting, Is commonly taken for the Wages, Hire or Trade of a Broker. In 12 R. 2. cap. 2. it is taken for the Means used by a Spokesman. An. 1 Fac. cap. 21. it is written Brokerage. Sec also

11 H. 4. n. 28. not printed.

15 zocella. -- dedi unam brocellam vocatam Rahag. Reg de Thurgaton. MS. Dr. Thoroton interprets it a Wood. I have not elfewhere met with the Word, nor know I whence to derive it. (So Blount). The Word did properly fignify a Thicket or Covert of Eufles, and Brush-wood; from the obsolete Lat. bruseia, brusea, terra bruse-sta, brocia; French broce, brocelle. Hence our bronce, or brouse of Wood, and brousing of Cattle.

Booths, An Awl, or large packing Needle, carried as a necessary Implement to mend Sacks, Saddles, and other Horse-geer. From the French Broche, a Spit, which in some Parts of England is called a Broche. Whence to broach or pierce a Barrel: Lat. Brocha, Brochia, Gall. Broches Armour. Broccen, were sharp wooden Stakes, which, as us'd Brocces, were inarp wooden stakes, which, as us a upon the Sea-banks in Ronney-Marft, are called Needles. It is true the Learned Spelman did conjecture the Word Brochia, or Brocha, to be a Sort of Can or Pitcher, to hold liquid Things, as Saccus to carry dry Things; as it is rendred in the following Word Brochia. But it feems much rather to fignify, as I have before explained it, an Awl, or a Needle. It was certainly an Iron Instrument, as in this Authority, —— Henricus de Havering tenet manerium de Morton, Com. Esfex, per Serjantiam inveniendi unum hominem, cum uno equo, pret. x. s. & quatuor ferris equorum, & uno sacco de corio, & una brochia ferrea. ——— Anno 13 Ed. 1.

Biochia, (From the French Broc, quod lagenam majorem aut Cantharum significat) A great Can or Pitcher. Bratton, lib. 2. traft. 1. c. 6. hath these Words, Si quis teneat per servitium inveniendi Domino Regi, certis lecis & temporibus, unum hominem & unum equum, & faccum cum brochia, pro aliqua necessitate vel utilitate exercitum suum contingente. By which it feems that he intends Saccus to carry dry, and Brochia liquid Things. See Saccus, and Brocha.

Bloders This may take its Derivation from the French Brodeur, and that of Bordure, Fimbria, the Edge or Hem of a Garment, which we yet call Border, and that because it is usually distinguished from the Rest by some conceited or costly Work : He that worketh it, is known amongst

us by the Name of an Embroiderer.

Biodehalpenr, In some Copies Broad-half-peny and in others Bordhal-peny. It fignifies a fmall Toll by Custom paid to the Lord of the Town, for sctting up of Tables, Booths, or Boards in Fairs or Markets: And those that were freed by the King's Charter of this Custom, had this Word put in their Letters Patent; by Reason whereof at this Day, the Freedom it self, for Brevity of Speech, is called Broad-halfpeny. It seems to be derived of three Saxon Words, bret or bred, that is, a Board, and balve, that is in the behalf of, as Chalen, we say in Latin (cujus rei gratia), and penning, a Heath, Toll, which in all makes a Toll in behalf of, or Bruyere. for a Board.

Beeggars, from the Fr. Bragard, a gay, vain Person, who lives in Luxury, and that from the old French Word Bragueric, i. c. braving or swaggering.

Bloggers. See Brokers.

13:0k, An old Sort of Sword or Dagger, de Monemne Miles per Robertum Armigerum fuum, percussit Adam Gilberd Capellanum de Wilton, in gutture, quodam gladio, qui dittur brok, per quod propinquior erat morti, &c. Rot. Parl. Furati dieunt super Sacramentum, quod Johannes

25,08c, Commonly called Sir Robert Broke, was a great Lawyer, and Lord Chief Justice in Queen Mary's Time Cromp. Justice of the Peace, fol. 22. b. He made an Abridgment of the whole Law, from him intituled Broke's

Abridgment.

Biokers, (Broccatores, Broccarii & Auxionarii) are of two Sorts; the one an Exchange Broker, whose Trade is to deal in Matters of Money and Merchandise between Englishmen and Stranger-Merchants, by drawing the Bargain to particu-lars, and the Parties to Conclusion; for which they have a Fee or Reward. These are called Broggers, Anno 10 R. 2. c. 1. and in Scotland Broccarii, that is (according to Skene) Mediators or Intercessors in any Transaction, Paction, or Contract, as in Buying, Sclling, or Contracts of Marriage. Broggers of Corn is used in a Proclamation of Queen Elizabeth for Badgers. Baker's Chron. fol. 411. He that would know what these Brokers were wont, and ought to be, let him read the Statute 1 Jac. cap. 21. The other is the Pagun-Broker, who commonly keeps a Shop, and lets out Money to poor and necessitous People upon Pawns, and not without Extortion for the most Part: These are more properly called Friperers or Pawn-takers, and are not of that Antiquity or Credit as the Former; nor does the faid Statute allow them to be Brokers, though now commonly fo called. The Original of the Word is Sax. viz. from Breacan, to break, and from thence comes Brocod, i. e. a Trader broken, or a Bankrupt, and that from Broc, which fignifies Misfortune, which is often the true Reason of a Man's breaking; so that Broker came from one who was a broken Trader by Misfortune, and none but such were formerly admitted to that Employment, and they were to be Freemen of the City of London, and allowed and approved by the Lord Mayor and Aldermen for their Ability and Honesty, and they took an Oath to behave themselves faithfully.

1520ffus, Bruifed, or hurt with Blows, Wounds, or other Cafualties. - Mandatum est a Domino Rege, ne quis mactet brossas bestias in Oxonia-Claus. 12 E. 3. P. 3. Dors. 2.

Moothel houses. King Henry S. by Proclamation 30 March, the thirty-feventh Year of his Reign, suppressed all the Stews, or Brothel-houses, which long had continued on the Bank-fide in Southwark, for that they were prohibited by the Law of God, and the Laws of the Land. 3 Inft. fol. 205. and Rot. Parl. 14 R. 2. n. 32.

15 Martum and Bupplum.— Sciant quod ego Thomas de Estleya miles dedi— totam terram meam de Morton, cum Bruario quod vocatur le Chaleng. Ex M. S. penes Will. Dugdale Arm. Heath, or the Ground where Heath grows. See

Bzuckbote, Is compounded of two German Words, Bruck, Pons, a Bridge, and Bote, Compen-fatio, a Reward: It fignifies with us a Tribute or Duty, towards the mending or re-edifying of Bridges, whereof many are freed by the King's Charter; and thereupon the Word is used for K

the very Liberty or Exemption from this Tribute.

See Pontage, and Brighote.

Bullatus, Bordered, Embroidered. Ranulphus Epifcopus Eliensis, contulit Monachis quoddam vestimentum croceum, cappam scilicet & casulam cum dorsali imaginibus brudato, & duas tunicas—Albam bonam brudatam cum imaginibus. Hift, Elien. apud Whartoni Angl. Sacr. P. 1. p. 604.
Beuella, Perhaps a little Wood, or heathy

Ground — In Dominicis Boscis Domini Episcopi, scil. in bruellis ex parte australi Regu itineris. Reg.

Priorat. de Wermley, fol. 24.

Bruere, So we call that which the Latines Name Erica, and fignifies Heath: Bruaria 2 leucarum Iongitudine & latitudine : Domefday. Hac autem appellatione forenses vocant steriles campos licet Ericam

non edant. Spelman.

Bzueria, Briars, Thorns, Brush, Heath ; a Sax. Brer, Briar. A. D. 1434. Humphry Duke of Gloucester, acknowledges the Forester of Shotore and Stowode, - tantum de arboribus & brucriis, and Stowode, — tantum de arboribus & Druerits, quantum pro westura indiguerit — babebit. Paroch. Antiquit. p. 620. Hence Lat. Brollum, broilum, briulum, Brullium, a Hunting Chase, or Forest. Bruiluu, bregillus, a Wood, a Grove. Fr. Breil, breuil, breuille, a Thicket or Clump of Trees, in a Park or Forest. Hence the Abbey of Bruer, in the Forest of Wichwood, Com. Oxon. and Bruel, Bullium B. B. Hunting Sox. of our against. Brehul, or Brill, a Hunting Seat of our ancient Kings in the Forest of Bernwode. Com. Buck.

Bulletur, A small Cops or Thicket, a little

Wood. - Dedimus Willielmo Briwer licentiam claudendi duos bruilletos, qui funt extra regardum Fo-resta nostra quorum unus est inter Swinburn & Estor-brig. Cart. Ric. 1.

20111111 i. e. Died Cloth: Viginti tunica de bono bruneto: 'Tis sometimes wrote Burneta, viz. differentia inter brunum colorem & burnetam ; brunus enim color potest fieri ex lana absque tinctura, viz. Russetum: Burnetum vero requirit tinsturam & ar-tissicium hominis quoad colorem. Lyndewode.

Bjunettuni. See Burneta.

Bjufcia, i. e. Burnetum. Charta noftra confirmacimus centum acras tam de terra quam de Bruscia de manerio de Riveria. Monast. Tom. 1. pag. 773. Sometimes it fignifies a Wood.

Bausdus, Baudatus, i. e. embroidered : Cafulam unam per totum brudatam. Monast. 1 Tom. pag. 210. In some Books 'tis Brullatus and Bruslatus, septem capas Brullatas, Thorn, Quinque capas

fericas auro Bruflatas. Monaft. 301.

Blushinent (Charta Lorejie, cap. 14.) Landwood. Sciatis nos dedisse licentiam quaterus totam terram suam que sita est infra metas foreste de Rotelard, & quantum ibi habent Brullii possint excolere, & convertere ad terram arabilem. Monast. pag. Blufbment (Charta Forefte, cap. 14.) Brufh-

952.
Bzufus and Bzufuls, Browle or Brushwood.

quarentenarum & dimid. longitudine & latitudine. Bruaria 2 leucarum longitudine & latitudine. Domesd. Tit. Dorset. Eccles. Creneburn. Ingelingham. Hac autem appellatione Forenses vocant steriles camporum

jantiam inveniendi unum bominem peditem, cum una lancea & uno bucino ferreo, per xl dies. Tenures

P. 74.

Bucklarium, A Buckler. -- Et quod malefattores noctanter cum gladiis & bucklarits, ae aliis armis, &c. Claus. 26 Ed. 1. m. 3. intus. Buckstall. — Et sint quieti de Chevagio, Hond-

peny, Buckstall, & Triftris, & de omnibus misericordiis, &c. Privileg. de Semplingham. By the Statute 19 H. 7. ca. 11. It feems to be a Deer-hay, Toil, or great Net to catch Deer with; which by the faid Statute is not to be kept by any Man that hath not a Park of his own, under Pain of

40 l.
To be quit of Buckstalls, i. e. Ubi homines convenire tenentur, ibidem convenire ad stableiam faciendam circa feras & ad easdem congregand, quietum esse de boc servitio, quando Dominus chaceaverit. 4 Inst.

f. 306.

Buck-wheat (Mentioned in the Stat. 15 C. 2. c. 5.) is otherwise called French Wheat, and well known. In Effex it is called Brank; in Worceftershire, Crap. Budge, Lambs Fur.

Budge of Court. See Bouche.

2Bugetum. - A. D. 1313. 3. Kal. Jan. Epifc. Bath. Well. concedit annuam pensionem duarum marc. cum tertia parte unius panni de setta Chricorum nosfrorum, & una furura de bugeto, pro supertunica, & alia pro capucio. Regist. Joh. Drokenssford. Episc. Bath. Well.

Buggerp, According to Co. Rep. 12 pag. 36. comes from the Italian Buggerare. It hath been defined to be Carnalis copula contra naturam, & bac vel per confusionem Specierum, sc. a Man or Woman with a brute Beaft; vel Sexuum, a Man with a Man, or a Woman with a Woman; see Levit. 18.
22, 23. This Offence committed either with Man or Beaft, is Felony without the Benefit of the Clergy, being a Sin against God, Nature, and the Law, 25 H. 8. revived, an. 3 Eliz. 17. It was Brought into England by the Lombards, as appears Rot. Parl. 50 E. 3. num. 58. See F. N. B. 269. and Dalton. In ancient Times such Offenders were to be burned by the Common Law. This most detestable Sin was most justly excepted out of the Act of General Pardon, 12 Car. 2. c. 8. made

after his Majesty's Happy Restoration.
Bulga, Bulgia, A Budget, Port-manteau, or any other Continent for portable Goods. Bulgas & manticas corum efferri, & expilari justit. Will. Malmesbur. de Gestis Pontif. lib. 1. See

Bouche of Court.

1Bull, (Bulla, Ital. Bolla) was a Gold Ornament or Jewel for Children, hollow within, and made in Fashion of a Heart, to hang about their Necks; but now it is most usually taken for a Brief or Mandate of the Pope, or Bishop of Rome, from the Lead or sometimes golden Seal affixed thereto; which Matthew Paris, Anno 1237. thus describes. In Bulla Domini Papa stat imago Pauli a dextris Crucis in medio Bullæ figurata, & Petri a fi-nifiris. The Word is often used in our Statutes, as 28 H. 8. c. 16. 1 & 2 Pb. & Mar. cap. 8. and 13 Eliz. cap. 2. Non folum sigillum significat imprimens & impressum, sed ipsas etiam literas bullatas & interdum sebedulam seu bullam. Misit quog; Archiepiscopus (Cantuariæ) Regi & Concilio suo schedulam five Spelm.

Dutinus, A military Weapon for a Footman.

Petrus de Chetwode tenet per Ser
per Ser
per Ser
public Cantanta logic Continuation logic Continuation logic Continuation, Cro. Spelm.

William de Brinkle recovered by Verdict against Otho, Parson of the Church of Beston, 10 l. Pro

per Ser
publications units Bullæ Papalis de Ordinibus, alterius Bullæ de legitimatione, & tertiæ Bullæ de veniam exorantibus pro animabus antecessorum suorum. Trin. 4 E. 3. Rot. 100. Bulla olim sigillum significans. Gloss.

in x Scriptores. Per hanc Chartam aurea Bulla munitam. Charta 15 Johannis, n. 31. intus. Polyd. Virg. De Invent. rer. lib. 8. fays, that this Word leems to be derived from the Greek Bukin, confilisem.

Bullenger. The Commons petition, that certain Commissions issued to Cities, for preparing Boats and Bullengers may be repealed, the Parliament not having consented thereto. Rot. Parl. 2 H. 4. n. 22. See Balenger.

Bullion, Cometh of the French Billon, the Ore, or Metal whereof Gold is made: It fignifieth with us Gold or Silver in Mass or Billet. 9 E. 3. Stat. 2. cap. 2. And sometimes the King's Exchange, or Place whither fuch Gold in the Lump is brought to be tried, or exchanged. An. 27 E. 3. Stat. 2. cap. 14. 4 H. 4. 10. See Skene de werber. fignif. verb. Bullion. Gervafe of Tilbury says, (writing of the Salt Springs in Worcestershire) That of old they called a certain Quantity of Salt, Bullion.

Bullitio Salis, As much Brine or Salt, as is made from one Boiling. What the Learned Du Fresne calls Bullio, and makes to be Mensura Salinaria, is no other than bullitio, one Wealing or Boiling. So are the Bullones, in Mon. Angl. tom. 2. 256. --De quatuor summis salis continentibus quadraginta bullones, pro dimidia salina sua.-Rectius in libro consuali apud Nantwich. putei salinarii reddebant Regi & Comiti singulis veneris diebus sexdecim bullitiones.——The Measure scems uncertain, according to the Quantity of their Pits, Cisterns, &c. The last Ingenious Edi-Pits, Cisterns, &c. The last Ingenious Editor of Cambden thinks the Bullitio Salis might be the same with a Barrow, or Measure of twelve Gallons.

Bulness in Cumberland. See Blatum.
Bultel is the Refuse of the Meal after it is dressed by the Baker; also the Bag wherein it is dressed. I find the Word mentioned in Assis panis & cervisia. An. 51 H. 3. Hence Bulted Bread, coarse Bread. This Word may be derived from the German Beutel, a Sieve, beutelon, to bolt or to fift: Gall. Beluter and Bluter; which Menagius fancies to have Affinity with the Lat. Volutare: Hence the Lat. Bolendigarius and Bolengerius : Fl. Bread.

Bunda. See Bounds.

Burcheta (from the Fr. Berche) A kind of Gun,

mentioned in the Forest Records.

25 urcifer Regis, (Pat. 17 H. 8. par. 1. m. 2.)

A Purse-bearer, or Keeper of the King's Privy

Purfe.

Burdare, i. e. To jest or trifle : 'Tis mentioned in Knighton, viz. In tantum erat affabilis Regi, quod burdando petebat a Rege nundinas fibi concedi pro leporariis & canibus, &c. So in Matt. Parif. Addit. pag. 149. Quod nulli veniant ad turniandum, vel burdandum, nec ad alias quascunque Aventuras,

Soc.

Soutells. King Henry the Third granted to the Citizens of London, that they should not be vexed for the Burels, or Cloath listed according to the Constitution made for Breadth of Cloath, in the ninth Year of his Reign. See Stow's Survey of Lond. f. 297.

Burg, Burgus. See Burgh and Borough.

Burgage (Burgagium, Fr. Bourgage) is a Tenure proper to Boroughs, whereby the Inhabitants by ancient Custom, hold their Lands or Tenements of the King, or other Lord of the Borough, at a certain yearly Rent. It is a Kind of Soccage,

says Swinburn, p. 3. sect. 3. num. 6. Ad militiam non pertinet, habetur ideo inter ignobiles tenuras. Mentioned 37 H. S. cap. 20. Item non utimur facere fidelitatem vel Servitium forinsecum Dominis feodorum pro terris 💝 tenementis nostris, nist tantummodo redditus nostros de eisdem terris exeuntes; quia tenemus terras & tenementa nostra per Servicium Burgagii, ita quod non habemus Medium inter nos & Dominum Regem MS. Codex de LL. Statutis & Confuctud. Burgi-villa Mountgomer. a temp. H. 2. Burgage was also anciently used for a Dwelling-house in a Borough-Town.

Sciant--Quod ego Editha filia Johannis de Aula in ligea virginitate & potestate mea dedi -& Beata Maria & omnibus Sanctis & Eleemofynaria Leominstr. pro salute Anima mea-In liberam, puram 😂 perpetuam Eleemosynam totum illud Burgagium cum adificiis & pertin. suis quod jacet in Villa Leo-minstr. Ex libro chartarum Priorat. Lcom.

Burgagium liberum was when the Tenants had paid their yearly Rent to the superior Lord, they were free from all other Services.

25ur shott, Compounded of Eurg, Cafellum, and Bote Compensatio, fignifies a Tribute or Contribution towards the Building or Repairing of Castles or Walls of Defence, or toward the Edifying a Borough or City; from this divers had Exemption by the ancient Charters of the Saxon Kings, whereupon it is ufually taken for the Exemption or Liberty it self, Raft. Exposition of Words. Fleta, says, Significat quietantian tiam reparationis murorum Clvitatis vel Burgi, libe I. c. 47.

Burg=English. See Borow-English.

Burgemote, Sax. Curia vel conventus Burgi vel Civitatis; the Borough-Court. — Et habeatur in an. ter Burgesmotus, & Schiremotos bis, nist sepius sit, & interste Episcopus & Aldermannus, & do-ceant ibi Dei restum & seculi. LL. Canuti. MS.

Burgelles (Bargarii & Burgenfes) are properly Men of Trade, or the Inhabitants of a Borough or walled Town ; yet we usually apply this Name to the Magistrates of such a Town, as the Bailiss and Burgesses of Leominster. But we do now usually call those Burgesses who serve in Parliament for Boulen, Fr. Boulenger, a Baker, or Maker of any fuch Borough or Corporation. Filius vero Burgensis atatem habere tunc intelligitur, cum diferte sciverit Denarios numerare & pannos ulnare & alia paterna negotia similiter exercere. Glanvile, lib. 7. cap. 9. In Germany, and other Countries, they confound Burgess and Citizen; but we distinguish them, as appears by the Statute 5 R. 2. ca. 4. where the Classes of this Common-wealth are thus enumerated. Count, Baron, Banneret, Chi-valeer de Countee, Citezein de Citee, Burgels de Burgh. See the Statute of Merton, c. 7. and Coke on Litt. fol. 80.

Burgh, Burh, Bozough, are derived from the Saxon Burgh, i. e. Oppidum, Castrum; or rather from the Goth. Berg, Rupes, Saxum : For in ancient Times, Towns were built on Hills, and afterwards removed into Vales for the Scarcity of

Water on Hills.

Burghbrech alias Borgbrech (Sax. Burbbrice, DUTGHUJECH alias DULJUSECH (CAX. Burvorice, i. c. Fidejuffionis fractio, vel plegii violatio) Angli omnes decemvirali olim fidejuffione pasem regiam flipulati funt; quod autem in banc commissime ef, Burghbrech dicitur, ejusque cognitio & vindicta, Regiis Chartis, pluvimis credebantur, pro quorum dignitate, malcha alias levior fuit, alias gravior. Vid. LL. Compis can es Thursthireh i.e. Lesso libertatis Canuti, cap. 55. Burghblich, i. e. Lafio libertatis

lychr. lib. 1. cap. 50.

Ruraheriah. — Ific consuetudines pertinent ad Burgheriath. — If the conjustuanes pertinent at Taunton, Burgerith, Latrones, pacis infractio Hamfare, Denarii de Hun. & Denarii S. Petri MS. Cambdeni, penes Will. Dugdale Armig. quare. The Word occurs in Domessay Book, sub tit. Somerset. Epis. Winton. Tanton. Is consustantes, & So. a Charter of Edmund King, Anno 944. in Maintacham lib. 2. de Gostis Rennm Angl. Will. Malmesbury, lib. 2. de Gestis Rerum Angl. — Concedo Eccleste S. Marix — jura, consustudines, & forisfasturas, — i. e. Burghcristh & bundved. Sethna, &c. Mr. Sommer thinks it should be Burgb

Burnhwate (q. burgi vir) A Citizen or Burgess. Willielmus Rex salutat Willielmum Episcopum & Goffredum Portgrefium & omnem Burnhwatt infra London. Charta Willielmi fen. Londinensibus

confecta.

Burglary, Burglaria, Is compounded of two French Words, Bourg, Pagui, and Larin, furtum, or Laron, fur. Co. lib. 4. fol. 39. It is in the legal Sense defined to be, a felonious entring into another Man's Dwelling, wherein some Person is, or into a Church, in the Night-Time, to the End to commit some Felony, as to kill some Man, or to fteal somewhat thence, or to do some other felonious A&t, albeit he executes not the same. West, Symb. part 2. Tit. Indictments, fect. 56. Burglary in the natural Signification, is nothing but the Robbing of a House; but as it is Vox Artis, the Lawyers restrain it to robbing a House by Night, or breaking in with an Intent to rob or do some other Felony. The like Offence committed by Day, they call House-robbing, by a peculiar Name. Day, they can House-rooming by a pecuniar Name. How many ways Englary may be committed, fee Cremp. Just of Peace, fol. 28, 29, 30. and 3 par. Inst. fol. 363. The Offenders shall not have Benefit of the Clergy. 18 El. 7.

"Buri, i. e. Husbandmen. "Tis mentioned in

the Monast. 3 Tom. pag. 183, viz. in Upton sunt 18 Villani, 11 Bordarii, & duo Buri & Presbyteri.

Burlimen. See Sucking.

Brunus Color may be made with Wool without dying, which we call Medlies or Russer; but a burnet Colour must be died.

Burrochium, A Burrock, or small Wear, where Wheels are lay'd in a River, for the Taking of Fish.

Burla, A Purfe -- Reddendo inde ad Bursam Abbatis, xvi. d. ad festum Santti Michaelis, &c. Ex lib. Cart. Priorat. Leom.

Butfatia, The Burfery, or Exchequer of Collegiate and Conventual Bodies, or Place of receiving, and paying, and accounting by the Burfarii, Burfers. A. D. 1277. Computaverunt Patres Radul-phus de Meriton & Stephanus de Oxon. de bursaria domus Berncestre coram Auditoribus. Paroch.

Antiq. p. 288.

Bu fatif, This Word did not only fignify the Burfars of a Convent or College, but formerly all Exhibitioners, or flipendiary Scholars at Paris, were called Burfarii, as they lived on the Burfe or Fund, or Contribution of Benefactors. — In ea Universitate (fil. Oxon.) sunt clava Collegia a Regibus, Reginis, Episcopis, & Principibus sundata, & ex stipendiis eorum Scholassici plurimi utuntur, quos Paristis Bursarios vocamus. Joh. Major, Gest. Scot. lib. 1. cap. 5. So among the Cifertian Monks, the Burfarii were the Novices or Young Scho-

aut festi. Gallice, blesmure de Courte ou de close. Po- by the Religious out of their publick Burse, or Stock.

Burfe, A Word used in Domesday, of which Mr. Agar thus: It may be this Word is written for Bury, which sometimes I read in this Book, and Bure is that which the Dutchmen call a Bore, Colonus, a Peafant.

Burfholders. See Borow-Holders.

Burv. See Berrie.

Busta and Bustus (Fr. Busta) Underwood, Billet, also Brushwood. Rex, dilectis & fidelibus suis Rad. de Sandewico & Johanni de Bland. quod rogorum artifices ipfos rogos qui in Civitate (London) & villis pradictis, ex Busca, vel carbone Bosci fieri consueverunt, jam de novo, prater solitum, ex carbone marino concremant & component. Pat. 35 E. 1. m. 4. dorfo. See Bufta.

Tulones Comitatus, for Barones: Justiciarii
vocatis ad se quatuor vel sex, vel pluribus de Majoribus comitatus, qui dicuntur Busones comitat. & ad
quorum nutum dependent vota aliorum. Bract. lib. 3.

tract. 2. c. 2. num. 1. Sed quare.

Mussa, i.e. a great Ship.
13 usellus, A Bushel; from Buza, Butta, Butti, a standing Measure of Wine; Butticella, Butticellus, Buffelus, a less Measure. From the old Gall. Bouts, leathern Continents of Wine. Whence our Leather Boots, and Buskins and Budget, and Bottles. Sax. Bytta, used for Bottles in the Saxon Gospel, St. Mat. 9. 17. The Bags of Leather, in which they lately carried Water, from the Severn, to the City of Worcester, were hence called Byttes, and each Load of Water was termed a Bytte of Water. See Mr. Kennet's Gloffory in Buffellus.

Bu'la, & Buftus,--& unam Carrectatam Bustæ singulis septimanis in Bosco prædicto. Mon. Angl. of Trees. Et auxi Johan. Ate Gate prift bouche & Carboun a la mountance xxviii s. iii d. Jaunz paiement. Pla. Parl. 14 Ed. 2. Elsewhere I find, sum spinis & bustis, where it seems to signify Trowse or Tynet for Repair of Hedges.

Witt, (Butticum) As a Butt of Malmfey, containing at least 126 Gallons, an. 1. R. 3. c. 13. It fignifies also the Place where Archers are wont with their Bows and Arrows to shoot at a Mark, which we at this Day call Shooting at the Butts. There is also a Measure called a Salmon Butt, which contains 84 Gallons. Lib. Affif. and Stat. 2 H. 6. c. 11.

Butter, The Ends or short Pieces of Land in Arable Ridges and Furrows. See Abbuttare.

Butescarles. See Buzcarles. Chronicon, Sax. pag. 172.

Burlerage of Mines fignifies that Imposition upon Sale Wine, brought into the Land, which the King's Butler, by Virtue of his Office, may take of every Ship; that is, two Shillings of every Tun of Wine imported by Strangers. Rot. Parl. 11 H. 4. an. 1 H. S. c. 5. See more in Botiler of the King, and Prilage. The Stat. 12 Car. 2. c. 24. for taking away of Purveyance, Does not ertend to Depudite the ancient Outies of Butlerage, and Pailage of Cllines, but they are to continue as before the making this Act. See Calibrap's Reports of special

Cases, pag. 23. and 4 Inst. fol. 30. Butsecarle, Buthsearle, Buthsearle, Buthsearle, with searle, or 250= tescarie, The same with Boatswain, or Mariner,

Seld. Mar. Clauf. 184.

Butt of Land. lars sent to the University, and there maintain'd di decem acras & unum buttum terræ, cum capuciis ලං & fidlingis prati, ad eandem terram pertinentibus. Cart. III. de Sibbeford, penes Will. Dugdale Mil.

Vid. Abbuttare, Butta.

Buscarles or Buscarles (Buscarli & Buthsecar-li) Sunt qui portus nauticos custodiunt: Mariners or Seamen. Quando Rex ibat in expeditionem vel terra vel mari, habebat de hoc Manerio aut xx sol. ad pascerndos fuos Buzecarl. aut unum hominem ducebat fe-cum pro honore quinque Hidarum. Domcsid. Tit. Wilts. Wilton. And Selden's Mare clausum, fol. 184. where it is written Butsecarli. See Bat-Swain.

151130=onig, --Gulielmus de Greseley tenet maner. de Drakelow, Com. Derb. in capite per servitium reddendi unum arcum sine corda, & unam pharetram de tutesbit, & duodecim sagittas flectatas, & unum buzonem. Radulphus de Stopham tenet maner, de Brianstan, Com. Dorset. per Serjantian, inveniendi Domino Regi garcionem deferentem unun arcum sine corda, & unum buzonom sine pennis. S. - It feems to be the Shaft of an Arrow, before it is fledged or feathered.

Buzones Budiciozum, Placita de temp. Johannis Regis, Glouc. 139. See Busones Comitatus.

Bydalle, (Anno 26 Hen. S. cap. 6.) See Bid-

15pe, 15ee, Words ending in Bye and Bee are derived from the Saxon Bye, which fignifies a

dwelling Place or Habitation.

Bylam or Lams of Burlam, (Leges Rufticorum, from the Germ. Baur, i. e. Rusticus, & Lauth, Lex.) Laws made by Husbandmen, or Townships, concerning Neighbourhood, to be kept among themselves. Skene, pag. 33. Bilaws.

Byan and Byanan, i. e. Lorica.

C.

ITERAC. apud Veteres nota fuit condemnationis, unde Proverbium inter Gracos To x &S èv ทอานอาร หอิธ าช K.

Caballa, Belonging to a Horse; from the Lat.

Word Caballus. Domesday, Mr. Agar.

Cabliff (Cablicium) among the Writers of the Forest Laws, signifies Brush-wood, or Browse-wood. Crompt. Furish fol. 163. But Sir Henry Spelman thinks it mote properly signifies Wind-faln-wood, because it was written of old Cadibulum, from cadere: Or, if derived from the French Chablis, it also fignifies Wind faln-wood. Item dicunt, quod Coppeg. & Cablicia vento prostrat. valent per an. di-mid. Marca. Inq. de an. 47 H. 3. nu. 32. Et debent habere quicquid vento prosternitur prater Cablicium, quod pertinet ad Dominum Regem. Rieley Pla. Parl. fol. 652.

Cabo de bona Esperanza. See Cape de bona Espe-

ranza.

Cachepollus, A Pursevant, a Bailiff, a Catch--In stipendiis Ballivi xiii s. iv d. in stipendiis unius Prapositi xxvi s. xxvi d. in stipendiis unius Cachepolli per An. ix s. viii d. Confuctud. Domus de Farendon. MS. fol. 23.

Catherellus, i. e. An inferior Bailiff: "Tis mentioned in Thorn, viz. Seneschallus & custodes nostri diligenter inquirant de injuriis per Chacherellos Vice-

comitis, &c.

Caria. Scc Chacea.

Tacoz and Thatoz, i. e. An hunting Horse, viz. Dederunt mihi unum Chasorem; in another Charter 'tis writ cacorem, Leg. Willi. 1. cap. 22, 23. Mr. Selden tells us, that he did not understand the Signification of this Word in the History of the

Foundation of the Abbey of Kingfwood in Glou eftershire.

Cade of Perrings is 500, of Sprats 1000. Book of Rates, fol. 45. Yet I find anciently 600 made the Cade of Herrings, fix Score to the Hundred, which is called Magnum Centum.

Capter, The younger Son of a Gentleman.

Caducus Bozous, The Falling-fickness, or ilepsie. _____A. D. 1227. Willielmus Scottus Epilepfie. -Archidiaconus Wigorn. electus Episcop. Dunelm. contra quem objectum est quod non fuit nativus de terra Regis Angliæ, & insuper morbum caducum patiebatur. Chron. Priorat. Dunitaple MS. Bibl. Cotton. Ti-

ber. A. 10. Esep gildum, i. e. The restoring Goods or Cattel, from the Sax. Ceap, Merx, & Gildan, fol-

Caermarthen. See Maridunum. Calaromagus, Brentwood in Essex.

Cania, A Cage for Birds, a Coop for Hens. Mandatum oft Vicecom. Wilt. quod emat in

balliva sua 100 bacones, & 300 gallinas, cum cagiis, in quibus eadem gallina poni possunt. Ex Rot. Claus. 38 H. 3. m. 9.

Calamitus, The Word seems us'd for a Stick, or Gag put into the Mouth of Dogs, to prevent their Barking. - Ignaviter & prorsus inutiliter, veluti canes non latrantes, sed tanquam in ore calamitum

habentes, Ecclefia bonis incubare. Giral. Cambrenfis apud Whartoni Angl. Sac. P. 2. p. 614.

Calamus, Is a Cane, Reed, or Quill; the divers Kinds whereof you have in Gerrard's Herbal, lib. 1. cap. 24. This is compriz'd among Merchandise, and Drugs to be garbled, by 1 Fac. cap.

Calangium & Calangia, Challenge, Claim, or Dispute. Sciant -Dispute. Sciant — quod ego Godefridus de Dod-densul, cum assensu Amilia uxoris mea, dedi — Deo & Beata Maria & Dominis meis Priori & Conventui Wigorn. in pura & perpetua eleemofyna unam acram terra-fine aliqua reclamatione seu calangio, &c. fine dat. penes Thomam Chyld. Arm. Boscum, qui fuit in Calangio inter ipsum & Walterum. Mon. Angl. 2 par. fol. 252. b.

Calcaria. Tadcafter in Yorkshire.

Calces, Calceia, A Road or Highway, maintained and repaired with Stones, and Rubbish; from the Latin Calk, Chalk, French Chaux; whence their Chanssee, our Cause-way or Path raised with Earth, and pav'd with Chalk-stones, or Gravel. Calcagium, was the Tax or Contribution paid by the neighbouring Inhabitants toward the Making and Repairing such common Roads. Calcearum Operationes were the Work and Labour done by the adjoining Tenants; from which Duty some Inhabitants were, by Royal from Charter, especially exempted. See Mr. Kennet's Gloffary

Calcetum, Calceata, Calcea & Catia, a Caufey or Cawfway, a hard Way: De ligno & tabulis Cal cetum folidum viatoribus fecit. Du Cange. See

Causey.

Walcyth, The Place where a Council was held,

supposed to be Kelcheth in Lancashire.

Caldaria, A Cauldron, or Copper.tuebant fieri ftrepitum maximum & rugosum tundentibus singulis & stagellantibus clipeos & galeas, sellas & assert, dolia & stasseness, pelves & sutellas & caldarias, & quodcunque ad manum erat instrumentum. Gaustr. Vinesauf. Ric. Rcg. Iter. Jeros. l. 4. c.

Calefagium.

Calefagium, A Right to take Fuel yearly: Confirmamus panagium, herbagium & Calefagium in foresta nostra.

Calendring of Worlfeds, Spoken of 5 H. 8. p. 4. and 35 H. 8. cap. 5. It fignifies to smooth, cap. 4. and 35 H. 8. cap. 5. It fignifies to fmooth, trim, and give them a Gloss; and is a Trade used both in London and Norwich.

Calends, Calenda, Was among the Romans the first Day of every Month, to which if we add Pridie Calend. Septemb. is the last Day of every Month, as Pridie Calend. Septemb is the last Day of August; if any Number be set before it, as Decimo, Nono, Offavo, &c. Calend. Sept. is the 22, 23, 24 of Aug. In March, May, July and October, the Calends begin at the Sixteenth Day, in other Months at the Fourteenth; and they must ever bear the Name of the Month following, and be numbred backwards from the first Day of the said follow-ing, Months; see more in Hopton's Concordance, pag. 69, See also Ides and Nones. Dictum de Renelworth is dated the Day before the Calends of November, 1256. In the Dates of Deeds, the Day of the Month by Nones, Ides and Calends, is Cattourn, The famous Sword of King Arthur. Hovenden, & Brongt. in vita R.

Calipodium, Calapodium, Gallipodia, Gallieshoes, Galashoes. Among the Injunctions prescribed by Philip Repingdon Bishop of Lincoln, to Vicars, Schoolmasters &c. in the Year 1410. it is thus ordained, - Quod ditti Vicarii & Clerici quicunque & pracipue cum fuerint revestiti in honestistogis suis, cum longis manicis qua vulgariter Pokes nuncupatur basardos & calapodia deponant, que in Ecclesta ftrepitum faciunt, & generant malum sonum. Reg. Re-pingdon Episc. Lincoln.

Caliber, A great Gun.

Callet, A great Gun.
Calked, i.e. Cast up, also calculated.
Callena. See Gallena.
Callie, The King's Highway: 'Tis mentioned in Huntingdon, Lib. I. viz. Tanta autem gratia inbabitantibus fuit Britannia, quod quatuor in ea Calles a fine in finem confruxerunt regia sublimatos aufforitate, &c.

Calumniare, To Challenge, or lay Claim unto.

—Ifa terra calumniata Will. Chernet.

Domef-

day. Tit. Hantscire.

Camadolunum, Ruins near Almondbury in York-Shire.

Camalodunum, Maldon in Effex.

Cambogitum, Cambridge. Cambretonium, Brettenbam in Suffolk.

Cambridge. See Camboritum.

Camera, From the old German Cam, Cammer, Crooked: Whence our English Kembo, Arms in Kembo; a Comb, in the North a Camb; the prefent Irish use Cama for a Bed: Camera signified at first any winding or crooked Plat of Ground. Tres - unam cameram terra. cameros ad vineami. e. a Nook of Ground. Vide Du Fresne in voce. The Word was afterwards applied to any vaulted or arched Building, especially to an open Stall, or Shop for Sale of Goods; and was by Degrees more particularly reftrained to an Up-per Room, or Chamber. See Mr. Kennet's Glof-lary to parochial Antiquities.

Camira, Camlet, or a fine Stuff made at first purely of Camel's Hair .- Ricardus de Bury Epifc. Dunelm. contulit Ecclefia vestimentum de nigra camica, cum tribus capis ejusdem sesta. Hist. Dunelm. apud Whartoni Angl. Sac. P. 1. p.

766.

Camifia, A Garment of the Priest, called the Alb; Inditus camisia linea qua communi nomine dicitur Alb. Pet. Blefenfis, Serm. 41.

Camora, A Garment made of Silk, or fomething better: Unum vestimentum pro ferialibus diebus album de camoca. Monasticon, Toin. 3. part 2.

pag. 81.

Campana hajula, A small portable Hand-bell, much in use among other ceremonious Fopperies of the Roman Church; and still innocently retained among us by Sextons, Parish-Clerks, publick Criers. — Quatuor eas muneribus Patri-archa donavit, Altari videlicet portatili consecrato, campana bajula, baculo insigni, & tunica ex auro contexta. Reversi in patriam sua quisque dona mira-culos percepit. David quidem in Monasserio cui no-men Langevilach nolam & Altare. Girald. Cambr. apud Whartoni Angl. Sacr. P. 2. p. 637.

Campartum, Any Part or Portion of a larger Field, or Ground; Champerty, a Share or Division of what would otherwise be in gross or common - Rex custodi Insularum de Gernsey, &c. in perpetuam reddantur decima de camparto nostro in eadem Infula - Dat. 27 Nov. 19 H. 3. Prinne

Histor. Collect. vol. 3. p. 83.

Campertum, Used for a Corn Field. Alicia de Chapele furabatur 35 garbas de Camperto Regis, de quo facto indictata, fugit ad Ecclesiam. Pet. in Parl. 30 Ed. 1.

Tampfight. See Champion, and 3 Inf. fol. 221.

Campus Battii, Dail, Was an Affembly of the People every Year upon May-day, where they confederated together to defend the Kingdom against Foreigners and all Enemies. Leges Edw. Confessor. 25. Denuo in Campo Martii convenere, ubi illi qui Sacramentis inter illos pacem confirmavere, Regi omnem culpam imposuere. Sin.

Dunelm. Anno 1094. Du Cange.

Cancellare manus, To cancellate the Hands, i. e. to lay them traverse or a cross one another, as the poor Children on the Foundation of Queen's College Oxon, do attend the Provost and Fellows at Table, Manibus cancellatis, with their Hands leaning across on the one Side of the -Extendit collum genustectendo can-Table. cellatis manibus super pettus fuum, ita decollatur. Clem. de Maydestan, de Martyrio Ric. Scrope Archiep. Ebor. apud Whartoni Angl. Sacr. P. 2.

p. 373. wandlemaseday, (Sax. Candelmærre) The Feast of the Purification of the blessed Virgin Mary (2 Feb.) instituted in Memory and Honour, both of the Presentation of our blessed Lord, and the Purisheation of the blessed Virgin in the Temple of Ferufalem, the fortieth Day after her happy Child-birth, performed according to the Law of Moses, Levit. 12. 6. It is called Candlemas, or a Mass of Candles, because, before Mass was said that Day, the Church bleffed, that is, deputed or fet apart for facred Use, Candles for the whole Year, and made a Procession with ballowed Candles in the Hands of the Faithful, in Memory of the Divine Light, wherewith Christ illuminated the whole Church at his Presentation, when old Simeon stiled him, A Light to the Revelation of the Gentiles, and the Glory of his People Israel. St. Luke 2. 32. This Festival Day is no Day in Court, and is the Grand Day of Candlemas Term in the Inns of Court.

Canes opertia .-- Et debent babere Canes opertias ex omni genere canum, & non impedia-Antiq. Custumar. de Sutton Colfield. Dogs with whole Feet, not lawed.

Canelfellus, A Basket. In the Inquisition of Serjeancies, and Knights Fees, in the 12 and 13 Serjeancies, and Knights rees, in the 12 and 13 Years of King John, for Effex and Hertford,—
Johannes de Liftone tenet—— per Serjantiam faciendi canethellos, i. e. John of Lifton, held that Manor by the Service of making the King's Baskets. Ex libro Rub. Scace. fol. 137.

Cantara, A Trial by hot Iron, formerly used here which see in Control of Secretary Signature.

here, which see in Ordeal, a candente ferro: Si inculpatio sit, & se purgare velit, eat ad ferrum calidum, & adlegiet manum ad canfaram quod non fal-fum fecit: Where canfara is interpreted for candens.

Du Cange.

Campulus, A fhort Knife or Sword: Ne quis viator canipulum deferret vel arcum. Rad. de Dice-

to, Anno 1275.

Canna, A Rod in measure of Ground, or Ditance.

Papa Clem. IV. Pont. fui An. 1.

Ministris ac univerconcedit Generali & Provincialibus Ministris ac univers Fratribus Ordinis Minorum Fratrum in Anglia-ut nulli Seculari vel Religioso Ecclesiam vel Monasterium seu Oratorium jam adificatum in aliquem locum transferre liceat infra spatium 300 cannarum ab ipforum Ecclesiis mensurandarum Volumus quamlibet ipsarum cannarum ofto palmorum longitudinem continere. Ex. Registr. Walt. Giffard Archiep.

Ebor. f. 45.

Canon, The Word was formerly used for any Prestation, Pension, or other customary Pay-–Si vero disti Prior & Monachi aliquo pradictorum terminorum cessaverint a solutione sirma dicta Ecclesia de Rading, prater debitum canonem illius termini dimidiam marcam argenti,
Cartular. Rading. M.S. — Willielmus Epifc.
Wigorn. concesset Abbati & Conventui de Evesham Annuum Canonem xv. marc. ad confivutionem openis Ecclefia de Evelham, de Ecclefia de Ambresbury. Teft. Simone Abb. Perfore. Petro Archid. Wigorn. Ex Cartul. Abbatia de Evefbam. MS. Cotton.

fol. 13. Canonium, Chelmsford in Effex.

Canon Religiologum, A Book wherein the Religious of every greater Convent had a fair Transcript of the Rules of their Order, frequently read among them as their local Statutes; Which Book was therefore called Regula, and Which Book was therefore called Regula, and Canon. The publick Books of the Religious were these four. 1. Missale, which contained all the Offices of Devotion. 2. Martyrologium, a Register of their peculiar Saints, and Martyrs, with the Place and Time of Passion. 3. Canon or Regula, the Institution and Rules of their Order. 4. Necrologium or Obituarium, in which they entred

fies an Hundred Villages, being a British Word compounded of the Adjective Cant, i. e. an compounded of the Adjective Cant, i.e. an Hundred, and Tret, a Town or Village. In

Wales the Counties are divided into Cantreds, as in England into Hundreds. The Word is used Anno 28 Hen. 8. cap. 3. See Commote. See also Mr. Kennet's Glossary, in Verbo Cantredum.

Capacity, Capacitas, An Ability, or Fitness to contain or receive: In Law it fignifies, when a Man, or Body Politick, is able to give or take Man, or Body Politick, is able to give or take Lands, or other Things, or to fue Actions. As an Alien born, hath a fufficient Capacity to fue in any personal Action; but in a real Action; it is a good Plea to say, He is an Alien born; and pray, If be shall be answered. Dyer, fol. 3. pla. 8. If a Man enseofs an Alien and another Man, to the Life of themselves on the life of themselves on the life. the Use of themselves, or, &c. it scens that the King shall have the Moiety of the Land for ever, by Reason of the Incapacity of the Alien. Dyer, fol. 383. pla. 31. By the Common Law, no Man hath Capacity to take Tithes but Spiritual Persons, and the King, who is a Person mixt; our Law allowing him two Capacities, a Natural and a Politick. In the first he may purchase Lands to him and his Heirs; in the later, to him and his Successors; and a Parson hath the like: But a Layman, who is not capable of taking Tithes, was yet capable to discharge Tithes in the Common Law in his own Land, as well as a

The Common Law in its own Land, as wen as a Spiritual Person. See Co. lib. 2. fol. 44.

Capa be bona Speranga, Or the Cape of Good Hope: A Promontary that lies in Africa, within the Tropick of Capricorn. on the Edge of Estiopia inferior, and first discovered by the Portuguese, under the Command of Bartholomew Dyas, about the Year 1491. See Speed's Map of Asia, in his Theatr. Brit. It is mentioned in the Statute 12 Car.

2. cap. 18.

Cape, Is a Writ Judicial, touching Plea of Land or Tenements; so termed (as most Writs be) of that Word in it self, which beareth the chiefest End and Intention thereof. And this is divided into Cape Magnum, and Cape Pareum, both which (as is before said in Attachment) take bold of Things immoveable, and seem to differ between themselves in these Points: First, Be-cause Cape Magnum, or the Grand Cape, lieth before Appearance, and Cape Parsum afterwards. Secondly, The Cape Magnum fummoneth the Secondly, The Cape Magnum lummoneth the Tenant to answer to the Default, and over to the Demandant. Cape Paruum summoneth the Tenant to answer the Default only; and therefore is called Cape Paruum, or in the French English Petit Cape. Old Nat. Brev. fol. 161, 162. Yet Ingham saith, That is called Petit Cape, not because it is of small Force, but for that it confedent of few Words Cape Magnum in the Old. 4. Necrologium or Obituarium, in which they entred the Death of their Founders and Benefactors, to observe the Days of Commemoration for them. But as the two first, so likewise the two later were sometimes joined in the same Volume.—

Mr. Kennet's Glossary.

Cantel (Cantellum, volut quantillum) is that which is added above Measure. Nullum genus then this Writ shall go for the King, to take the Land into the King's Hands, and if he comes which is added above Measure. Nullum genus then this value and it he comes bladi vendatur per cumulum seu Cantellum, preter the Land into the King's Hands, and if he comes Avenam, Brassum & farinam. Stat. de Pistor. cap. of the Land into the King's Hands, and if he comes not at the Day given him by the Grand Cape, he into a cap. It seems also sometimes to signify the same of this Writ, you may see in the Register Fudifure, or by the Lump. See Polton, Temps H. 3. L. or E. 2. cap. 4 & 9. It signifies also a Piece of any Thing, as a Cantel of Bread, Cheese, and the like.

Canterbury. See Dorobernia.

Canterbury. See Dorobernia. feiseth the Land, and also affigneth to the Party a farther Day of Appearance; at which, if he come not in, the Land is forseited: Yet is there Difference

Goods, whereas Cape is extended only to Immovable. Secondly, That the Party being satisfied of his Demand, the Remanet is restored to him that defaulted; but by the Cape, all is seised without Restitution. Thirdly, Mission in possession of the control of the c is to the Use of the Party Agent, the Cape is to the Use of the King: Of this Writ, and the Explication of the true Force and Effect thereof, read Bracton. lib. 5. tract. 3. ca. 1. n. 4, 5, 6. See

Cape ad valentiam.

Cape Parbum, In the Old Nat. Brev. fol. 162. is thus defined; This Writ lieth in Case where the Tenant is summoned in Plea of Land, and cometh at the Summons, and his Appearance is of Record; and after he maketh Default at the Day that is given to him, then shall go this Writ for the King, &c. The Difference between the Grand Cape and Petit Cape, (which in Effect or Consequence are alike) is that the Grand Cape is awarded upon the Defendant or Tenant's not appearing or demanding the View in fuch real Actions, where the original Writ does not mention the Parcels or Particulars demanded; and the Petit Cape after Appearance or View is grant ed. Of this likewise you may see the Form in the Register Judicial, fol. 2. Of both these Writs, read Fleta, lib. 2. cap. 44. sett. Magnum & seq. Lape ad valentiam, Is a Species of Cape Magnum, so called of the End whereunto it tendeth.

In the Old Nat. Brev. fol. 161, 162. it is thus deferibed, This Writ lieth, where any is impleaded of certain Lands, and I vouch to warrant another, against whom the Summons ad Warrantither, against whom the summons ad Warranti-zandum hath been awarded, and the Sherist cometh not at the Day given, then if the De-mandant recover against me, I shall have this Writ against the Vouchee, and shall recover so much in Value of the Land of the Vouchee, if he have so much; and if he have not so much, then I shall have Execution of such land and Tanamarts as defead to him in Fac-Lands and Tenements as descend to him in Feefimple; or if he purchase afterward, I shall have against him a Re-summons; and if he can say nothing, I shall recover the Value. Here note, That this Writ lieth before Appearance. Of these Writs and their divers Uses, see the Table of the Reg. Judicial, verbo Cape.

Capella, Before the Word Chapel was re-

ftrained to an Oratory, or depending Place of divine Worship, it was used for any Sort of Cheft, Cabinet, or other Repository of precious Things, especially of Religious Relicks.——
Regnante Stephano, Nigellus Episc. Eliensis, pro imminenti sibi negotio auxilium Domina Imperatricis, & imminenti fui negotio auxilium Domine imperaticit, Gifuorum colloquium requirendum putavoit. Qui dum pergerit Homines Regis imoadunt, absque miseratione bonis suis dispoliant, Equos Gindumenta, insuper Capellam optimam, quam Episopus secum de Ecclesia tulerat, in contaminatis manibus rapiunt. Hist. Elien. apud Whartoni Angl. Sacr. P. 1. p. 622. The Institution and Desardance of Chaptel and Institution and Dependance of Chapels,

their Capellanes, with the Dignities and Liberty of Mother-Churches, is discoursed at large in Mr.

Kennet's Paroch. Antiq. p. 580.

Capella be Floribus, A Chaplet, or Coronet, or Garland of Flowers for the Head.

Tanta varietas & Iascivia apparet in familia Prelatorum Court, there farther to be ordered for his Conmultorum in vestibus partitis, & virgatis, capellis de floribus, & corregis deauvatis, & c. Opuscul. Tripar-former Times to be committed to the Fleet, there tit. apud Fasciculum Rerum, &c. Append. p. 225.

Difference between these two Courses of the Civil and Canon Law. First, For that misso in possible de Nevele tenet in com. Lincoln.—per nem toucheth both Moveable and Immovable servitium reddendi Domino Regi unam Capellam lineatam de Syndone, & unum Par calcarium deaura-

um—Tenures, p. 64. An. 9 Ed. 1.
Capellus, A Cap, Bonnet, Hat, or other Coring for the Head.—Capite discooperto, vering for the Head. sine capello, cum una garlanda de latitudine minoris digiti sui-15 Joh. Tenures, p. 32

digiti pil 15 John Tennies, p. 32

Eapellus Bhitte, A Helmet, or military
Head-piece.— Quando movitur, dabit similiter relevium modo quo prius, nisi habuerit equum, & tunc bares ejus veniet ad curiam Domini cum equo meliori, fella, frano, & capello, gladio & calcaribus.
——Consuctud. Domus de Farendon, MS. f. 21.

Capias, Is a Writ of two Sorts, one before Judgment, called Capias ad respondendum, in an Action Personal, where the Sheriff upon the first Writ of Distress in Personal Actions returns Nobil babet in balliva nostra, and the other is a Writ of Execution after Judgment, being of divers Kinds, viz. Capias ad Satisfaciendum, Capias pro fine, Capias Utlagatum, Capias Utlagatum & Inquiras de bonis &

catallis, &c.

Capias ad fatisfaciendum, Is a Writ of Execution after Judgment, lying where a Man re-covers in an Action perional, as for Debt or Daniages, or Detinue in the King's Court; and he against whom the Debt is recovered, and hath no Lands nor Tenements, nor fufficient Goods, whereof the Debt may he levied. For in this Case, he that recovereth, shall have this Writ to the Sheriff, commanding him, that he take the Body of him, against whom the Debt is recovered, and he shall be put in Prison, until Satisfaction made.

Capias conductos ad proficiscendum is an Original Writ, which lies by the Common Law against any Soldier that hath covenanted to ferve the King in his Wars, and appears not at the Time and Place appointed, directed to two of the King's Serjeants at Arms, to arrest and take him wherefoever he may be found, and to bring him Coram Concilio nostro; with a Clause of Assistance. 4 Inft. fol. 128.

Capias ad satisfaciendum infinite, (22 & 23 Car. 2. A& for Relief of Soldiers.)

Capias in Withernamium de Averiis is a Writ lying for Cattle in Withernam. Reg. of Writs, fol. 82, & 83. See Withernam.

Capias in Withernamium de Homine is Writ that lies for a Servant in Withernam. Reg. fol. 79, &

So. See Withernam.

Capias pro Fine is where one, being by Judgment fined to the King upon some Offence committed against a Statute, does not discharge it according to the Judgment. By this therefore his Body is to be taken, and committed to Prifon untill he pay the Fine. Coke, lib. 3. fol. 12. Or where, upon a Non eft fattum pleaded, his Plea is by Evidence, or his own after Acknowledgement, not made out or verified, and the like.

Capias Utlagatum is a Writ which lies against him who is outlawed upon any Action Personal or Criminal; by which the Sheriff apprehends the Party outlawed, for not appearing upon the Exigent, and keeps him in fafe Custody till the Day of Return, and then presents him to the

to remain till he had fued out the King's Charter of Pardon, and appeared to the Action. At present, in the King's Bench, the Outlawry cannot be reversed, unless the Descendant appear in Person, and by a Present of Gloves to the Judges obtain their Favour to reverse it. And in the Common Pleas the Defendant (not being an Exccutor or Administrator) is now to give good Bail (which he is allowed to do by Attorney) to anfwer the Action, if the Debt or Damage demanded be 20 l. or above, and to pay the Plaintiff's Charges, before the Outlawry be reversed. And by a special Capias Utlagatum in the same Writ, the Sheriff is commanded, and may seize all the Defendant's Lands, Goods, and Chattels, for the Contempt to the King; and the Plaintiff may (after an Inquisition taken thereupon, and returned into the Exchequer) obtain a Lease of the Lands extended, and a Grant of the Goods, whereby to compel the Defendant to appear; which, when he shall so do, and reverse the Outlawry, are to be restored to him. See Old Nat. Brev. fol. 154. and Table of Reg. Judic. verbo, Capias.

Capita Batoniarum, The chief Seats of Ba-

rons. Bratton.

Capitagium. See Chevage.

Cavitait, i.e. the Thing which is stolen, or the Value of it. 'Tis mentioned in Leg. H. 1. cap. 59. viz. Si furtum redimendum, Capitale redi-mentis conjection; i. e. If the Theft be redeemed, let the Thing stolen, or the Value of it, be returned.

Capitale vivene, i. e. Live Cattle. In Leg. Æthelstani. Reddam de meo proprio decimas Deo, tam in Vivente Capitali, quam in mortuis fructibus

Capite, From Caput, the Head; and fo Tenure in Capite, is to hold of the King, the Head of the Commonwealth. It is a Tenure that holds immediately of the King, as of his Crown, be it by Knights Service or Soccage, and not of any Honour, Castle, or Manor; and for this it is called a Tenure, which holds merely of the King: For as the Crown is a Corporation, a Signiory in gross, so the King, who possesses, a Signiory in gross, so the King, who possesses the Crown, is in the Eye of the Law perpetually King, never in his Minority. F. N. B. fol. 5. Yet a Man may hold of the King, and not in Capite; that is, not immediately of the Crown in gross, but by Means of some Honour, Castle, or Manor belonging to the Crown: Of this Kitchin, fol 129. faith well, That a Man may hold of the King by Knight-Service, and not in Capite; because it may be he holds of some Honour by Knight-Service, that is in the King's Hands, by Descent from his Ancestors, and not immediately of the Ring, as of his Crown. And this Tenure in Capite is otherwise called, Tenure holding of the Person of the King. Dyer, fol. 44. Broke, Tit. Tenure, nu. 65, 99. But this Tenure is now abolished, and by 12 Car. 2. cap. 24. all turned into free and common Socage. The ancient Tenure in Capite was of two Sorts: The one Principal and General, which is of the King; as Caput Regni, & Caput Generalissimum omnium Feodorum, the Fountain whence all Feuds and Tenures have their main Original: The other Special and Sub-altern, which was of a particular Subject; as their main Original: The other Special and Sub-altern, which was of a particular Subject; as Daughters, (if there be no Son), but must de-Caput Feudi, seu terra illius; so called, because he seemd to the eldest Daughter, Cateris filiabus alior Land in such Manner of Tenure: Who was thereupon called Capitalis Dominus, & Caput terra

illius; among the Feudifts, Capitaneus Feudi illius. Vid. Spelman of Feuds, cap. 4.

Capithitium. See Unedage. 'Tis what we

now call Poll-Money :

Improba Romani poscunt a Rege tributa, Cujus ad arbitrium disponitur omne tributum, Et Capitalitiam cogunt appendere summam. Du Cange.

Capititium, A Covering for the Head. Sometimes it fignifies a Collar of a Coat. Tis mentioned in the Stat. H. 4. Anno 1. Quod fi aliquis miles, vel aliqua persona minoris status, det aliquam liberatam pauni vel Capititiorum contra formam statuti, &c.

Capituli Agri, The Had-lands, or Head-lands, that lie at the Head, or upper End of the Lands or Furrows. - Canonici (Burcester.) concesserunt bominibus de Wrechwike duas acras prati pro capitibus suarum crostarum tenus rivulum versus molendinum, &c. Mr. Kennet's Paroch. Antiq. p. 137. See Havedeloud.

Chapteula Buralia, Clerical Affemblies, or Chapters held by the Rural Dean, and parochial Clergy within the Precinct of every distinct Deanery; at first every three Weeks, then once a Month, and more folemnly once a Quarter. Of which fee the Practice at large, in Mr. Ken-

net's Paroch. Antiq. p. 640.

Captain, Capitaneus, Is one that leadeth, or hath Command of a Company of Soldiers; and is either General, as he that hath the Governance of the whole Host; or Especial, as he that leads but one Band. There is another Sort of Captains, Qui Urbium prefetti sunt, quibus Plebs ab aliquo superiorum gubernanda committiur. So we have Captains of Castles here in England, as of Dover, the Isles of Fersey, Guernsey, Wight, &c.

Captale. 'Tis mentioned in Leg. Ina, cap. 42.

apud Brompton, and it signifies Cattle; viz. Ru-fici curtillum debet esse clausum astate simul & by-me; si disclausum sit & introcat alicujus vicini sui Captale, &c. nihil inde recipiat. Sec Capitale.

Caption, (Captio) When a Commission is executed, and the Commissioners Names subscribed to a Certificate, declaring when and where the Commission was executed, that is called the Caption; which commonly begins thus; Virtute istius Commissionis nos, &c. or, Executio iftius Commissionis patet in quadam Schedula annexata, &c.

o apture, (Captura) The Taking of a Prey, a little Gain, in Arrest, or Seisure. Anno 14 Car. 2.

cap. 14.

Caputagium, -- In cujus facti memoriam etiam quatuor denarios de caputagio meo, sicut mos est secularibus talibus facere, super altare Dominicum pradicti loci gratanter imponens. Dugdale Warwicksh. f. 193. a. Some think it may signify Head or Pole-Money, or the Payment of it. -But it is indeed the same with Chevagi-

um, Chevage. Caput Anni, New-Years Day, upon which of old was observed the Festum Stultorum. So Caput

Kalendarum Maii, May-day.

Caput Baroniæ is the Castle or Chief Seat of

Caputia, (from Caput, the Head) is used for licet babere debet duas caritates in die. Cartular. the Head, or Hade, of any Land; — Cum Abbat Glaston. MS. f. 29.
Caputiis & Sidlingis prati. See Buttum terre.

Caputies Seems to be a Quantity of Wool.

Esput Bejinni, Ash-Wednesday, being the Head, the Beginning or First Day of the Quadragesimal, or Lent Fast. Some annual Payments were assigned to be made in Capite Fejunii. Mr.

Kennet's Paroch. Antiq. p. 132.

Caput loci, The End of any Place. Ad Caput Ville, at the End of the Town: The End or up-

per Head.

Car, and Char, The Names of Places beginning with Car and Char, fignify a City; from the Brit. Caer, i. e. Civitas; as Carlifle, cand many

others.

Caravanna, A Caravan, or Joint-company of Travellers in the Eastern Countries, for mutual Conduct and Defence.——Egressa Caravanna nostra de Joppa versus exercitum veniebat onusta vic-Gautualibus & aliis clitellis necessariic. frid. Vinesauf. Richardi Regis Iter Hierosol. lib. 5. cap. 52.

Carcan, Is fometimes expounded for a Pil-

lory.

Garcannum, A Prison. LL. Canuti Regis.

Cartatus, Loaden; as a Ship with her Freight. De corpore cujuslibet magna navis Carcatæ cum rebus venalibus, 4 denar. Pat 10 R. 2. par. 1. m.

30. Carrellage, The Fees paid to a Goaler when the Prisoner is discharged.

Carecta and Carectate, (Sax. Cret, unde Cart.) a Cart, or Cart load .----- Facient precarias de Caruca & Carecta, i. e. De avatro & Carro. Custumar. Prior. Lewes MS. —— Quinque Carectatas clauftura, ad pradicta terra claufturam suftinendam.

Mon. Angl. 2 par. f. 340. a.

Carretate Willimbi, A Pig, or Mass of Lead, weighing 128 Stone, or 2100 Pounds.——Saccus lana debet ponderare 28 petras, & solebat ponderare summan frumenti, & sic saccus lana ponderat sextam partem carectatæ plumbi, fcil. 20 petras, fexies viginti & octo petra faciunt carectatam plumbi London. fumma librarum carectatæ London. duo mille & centum libra, scil. de Waterfothmalet, sex sacci lana faciumt carectatam plumbi, — Ex Cartular. S. Albani, MS. Cotton. Tiber. T. 6. fol. 260.

Caretarius & Carettarius, A Carter. Sciant - quod ego Herewardus Pril Dedi beram, puram & perpetuam Eleemosynam Deo & Altari B. Maria in Conventuali Ecclesia Leominstr. xii d. annui redditus provenientes de quodam Mesuagio in Marifo quod fuit Ricardi Carctarii, &c. Sine Dat. Ex libro Chart. Priorat. Leominstr. See Carreta.

Catistia, Dearth, Scarcity, Dearness, — Rex Majori & Vic. London, Salutem. Querela Archiepissoporum, Comitum, — quod de Bobus, Vaccis, mulionibus, &c. magna & quast intollerabilis est Caristia hiis diebus sub, &c. Pat. S. Ed. 1. m. 14.

Caritas, Ad Caritatem, Poculum Caritatis A fornas Grace-Cup: Or an extraordinary Allowance of Gen. Wine, or other good Liquor, wherein the Religious at Festivals drank in Commemoration of and Retirement .their Founders and Benefactors. So among the Customs of the Abbey of Glassonbury: In diebus selemnibus quum fratres fuerunt in cappis, In aleons juminuous quain juntis, & simulas super men medonem habuerunt in justis, & simulas super men sam, & vinum ad caritatem, & tria generalia, & auatuor vel quing; pietantias — & bac est assista quum pro cerevista vinum debent babere, unusquisq; sci-

Carke, Seems to be a Quantity of Wool, whereof thirty make a Sarpler. 27 H. 6. cap. 2. Sce Sarpler.

Carlille. See Luguvallum.

Carnarium, A Charnel house, or Repository for the Bones of the Dead. --autem subtus diffam capellam Sancti Johannis (in civitate Norwicensi) constituto, ossa humana in civitate Norwici humata de licentia sacrista qui pro tempore suerit, qui dicti carnarii clavem & custodiam habebit specialem, ut usq, ad resurrectionem generalem honestius conserventur, a carnibus integre denudata reponi volumus & observari.—— Cartular. Fundationis Capellæ Sancti Johannis in occid. parte Eccl. Norwic. per Joh. Norwic. Epif. Dat. 4. Pon. Oct. 1316.

Carno, Seems to fignify an Immunity or Privilege. Cromp. Jurisd. fol. 191. Prior de Melton se & homines suos immunes clamat ab omnibus Amerciamentis in Foresta 😂 ab omnibus Geldis, Footgeldis, Buckstals, Tritis, Carno & Sumag. &c. Itin. Pick. f. 168. b. Tributum aliquod fundi domino debitum,

says Spelman.

Carola, A little Pew, Closet, or other Safehold. -- In correctionibus factis apud Kirkham A. 1279. Injunctum fuit ut Prior, vel Subprior sapius, vel saltem aliquotiens in anno carolas Canonicorum in claustro & alibi in Monasterio faciat in sua prasentia aperiri, & res inclusts oculis subjiciat, ne per surru-rum kujusmodi operiatur facultas seu occasio delinguen-di. Ex Registr. Will. Wickwane Archiepisc. Ebor. f. 76. Sce Carrels.

Carpemeales, A course Sort of Cloth made in

the North of England, mentioned 7 Jac. 16.

Carr, (Carrus,) In some Places it is a Kind of Cart with Weels; in others a Sled, drawn and fliding on the Ground. - In loco, in quo fumetur quod opus fuerit ad reparationem domorum, carucarum, Carrorum, & caterorum supellectilium domus. Charta Gaufredi de Lamay mil. Abbati de Burgo.

Carragium, The same with Cariagium, a Car-

riage.

warrat, or Carett. The Word was formerly used for any Weight or Burthen, the now appropriated to the Weight of four Grains in Diamonds.

Carrectata terræ. See Carucata terræ. Quoc cum ipfa teneat de ipfo duas Carrectatas terræ in Co ningstone per homagium, unde duodecim carucatæ faci unt unum feodum militis. Co. Litt. Sect. 95. See Carecta.

Carreta, (alia Carretta) was unciently used for a Carriage, Wain, or Cart-load. Sciunt prafentes & futuri, quod ego Henricus de Ribesford Dedi, Rogero filo Ade Piftoris pro Homagio & Servitio suo totum pratum meum de Wiggemore. Reddend. inde annuatim mihi & heredibus meis isse & heredes sui unam Carretam fæni rationabilem & bene fænatam, &c. Sine dat. Penes Tho. Bridgwater,

Carrels, Closets, or Apartments for Privacy - 'Three Pews or Carrels, where every one of the old Monks had this Carrel feveral by himself, to which, having dined, they did resort, and there study:

these Pews or Carrels were finely wainscoted, and very close. Davies Mon. of Durham, p. 31. Vid. Carola.

Carrick, or Carrack, (Carrucha,) a Ship of quently used in the Britain Laws. Lambard agreat Buthen; so called of the Italian Word Ca-mong his Precedents, towards the End of his rico, at Careo, a Buttle of Charge Sanctines 2 Rich 2. cap. 4. Walf. in R. 2. pag. 322. Obviat magnis coggonibus, & fex Carricis refertis vini specie-bus. And as they were used in Trade, so they were also in War; as Walfing. in H. 5. fel. 394. viz. Galli conduxerant classem magnarum nav.um Carricarum, &c. qua regnum Anglia molestarent.

Carroway-feede, alias Carruway-feeds, Is a Seed that ought to be garbled, by 1 fac. cap. 19.

Cartatus, Carcatus, The Word is used of a

Cartatus, Carcatus, The Word is used of Ship, or Vessel laden with a Cargo of Goods.-Ouandam navem Cestriæ, que in potesfate vestra ap-plicuit cartata blado & aliis victualibus, arrestari fecistis. Claus. 25 H. 3. Brady Hist. Engl. Append. 193. Hence carcare to load, discarcare to unload a Ship.

Cartel. See Chartel.

Carusge, Carvagium. See Carucata.
Caruca, French Charrue, a Plough; from the old Gallic Carr, a Plough, which is the prefent Irif Word for any Sort of wheel'd Carriage. from whence the Sax. Ceorl, a Ploughman, the Northern Kurl, our Southern Churl, and in Corruption of Places Charl, as Charlton, Charlbury, &c. Carl in the Modern Wellb, is a Rustick, or Clown.

Carucagium, Was a Tribute imposed on every Plough for the publick Service. Regi concessum est per totam Angliam Carucagium de qualibet carma duo solidi argenti. As Hidage was a Taxation by Hides of Land, so Carucage was by Carucats of Land, which at first was but 4 d. for every - Dederunt S. Edmundo de qua-Plough. riougus.

Deucrum S. Eamunao de qualibet Carucata terre in toto Epifcopatu quatuor Denarios amuos, quod ufque modo, ea de caufa, Carucagium est appellatum. Mon. Angl. 1 par. fol.

294. a. Carucata, A Plough land, Domefday, Mr. Agar. It is a certain Quantity of Land, by which the Subjects have been sometimes taxed; whereupon the Tribute levied upon a Carue of Land, was called Carugagium. Bratton, lib. 2. cap. 26. n. 8. & cap. 17. It may contain Houses, Mills, Pasture, Meadow, Wood, &c. Cs. on Littl. sett. 119. It is sometimes used for a Cart-load, as Una 119. It is sometimes used for a Cart-load, as Una carucata ligni in foresta nossea. Mon. Angl. 2 par. f. 311. Littleton cap. Tenure in Socage saith, That Soca idem est quod Caruca: Yet Stow in his Annals, pag. 271. makes me doubt, where he saith, The same King Henry took Caruage; that is to say, Two Marks of Silver of every Knight's East towards, the Marriage of his Sisses subsections. Fee towards the Marriage of his Sifter Ifabella to the Emperor, where Caruage cannot be taken for a Plough-Land, except there were fome other further Division, whereby to raise of every Plough-land so much, and so consequently of every Knight's Fee, that is, of every 680 Acres, two Marks of Silver. Raftal, in his Ex-Acres, two Marks of oliver. Rajtal, in his Exposition of Words, saith, That Caruage is to be quit, if the King shall tax all the Land by Carues; that is, a Privilege, whereby a Man is exempted from Caruage. Skene de verb. signif. verb. Carucata terra, deriveth it from the French Charrow (more truly Charrue) a Plough, and exempted from Caruage. Skene de verb. Jigmit. Joire.

verb. Carucata terra, deriveth it from the French
Charrow (more truly Charrue) a Plough, and
faith, That it contains as great a Portion of
Land as may be tilled and laboured in a Year

England 1115 Cafiles; every Cafile contains a
and a Day, with one Plough; which also is

Manor; so that the Contable of a Cafile, is the and a Day, with one Plough; which also is Manor; so that the Constable of a Castle, called Hilda, or Hida terra, a Word very fre- Constable of a Manor. 2 Part. Inst. fol. 31.

rico, or Carco, a Burthen or Charge: Mentioned Eirenarcha, translates carucatam terra, a Plough-Statute of Wards and Reliefs, made 28 E. I. and in Magna Charta, cap. 5. See Co. on Littl. fol. 69. a. See Mr. Kennet's Glossary, in voce Carucata.

Tatucata Boum, A Team or Draught of Oxen, for drawing or ploughing, which in some Western Parts of England is still called a Plough ration you may read in Gerard's Herbal lib. 2. of Oxen. Gilbert Englend is still called a Plough ration you may read among the Merchandize, Priory, grants to it — Passuram in mea Deof Oxen. Gilbert Baffet, Founder of Burcefter minica pastura ad tres Carucatas Boum trahentium una cum bobus meis trahentibus. Paroch. Antiquit. p. 135. They are called Boves de caruca, in a Charter of Aubery de Vere, to the Abbey of Noteley. ibid. p. 155.

Cacucatarius, He that held Land in Caruage, in Socage, or Plough-Tenure. rum & carucatariorum, s fuerint ad firmam xxii sol. _____ sallinarum carucatariorum & cotariorum cxiv gallina. Paroch. Antiq.

P. 354.

Callatum and Callata, (from the Ital. Cafa, i. e. Domus;) Hab taculum cum terra idonea ad unam familiam alendam; alias Casamentum: Saxonibus

nostris Hide; Beda, Familia.

Ego Forterus, famulus famulorum Dei, pro re-demptione anima mea, unum Cassatum dedi Aldberto Abbati, que sita est junta fluvium Æsce, ad persam que dicitur Electenithe ad insulam persam, & ad Ecclesiam beati Martini Confessori, in propriam sub-Exclesam beats Martini Confesioris, in propriam jun-fantiam. Habendum, Donan umque euicunque volu-erit. Qui banc chartam infringere temptaverit, scial seissum a Communione Santsorum separatum & ab omnipotenti Deo. Ego Forterus consensi & substripsi Atta est autem bac donatio Anno DCCXII. Indictione prima. Ex Reg, Glaston. Cænob. penes Rad. Sheldon, Arm.

Caffata is the same with Hida. Rex Angl. Ethelred. de 310 Cassatis unum trierem, &c. Hoveden, Anno 1008, and Henry Huntingdon, mentioning the fame Thing, instead of Cassata writes Hilda. Du

Cathlite is a Saxon Word, and fignifies a Muld; Si autem post Excommunicationem, &c. venerit, forisfacturam fuam que Anglice vocatur Thferhynnesse seu Cashilite, pro unaquaq; vocatione Episcopo

reddat, &c. Du Cange.

Caffia fiftula, Is a Tree that beareth black, round and long Cods, wherein is contained a Pulp foft and pleafantly fweet, ferving for many Uses in Physick. This Tree, with the Virtues you may find described in Gerard's Herbal, lib. 3.
cap. 77. The Fruit is mentioned in the Statute
I Jac. cap. 19. among the Drugs and Spices to

be garbled.

Cassa lignea, Is a sweet Wood, not unlike the Cinamon, whereof you may read in Gerard's Herbal, lib. 1. cap. 19. and comprised among

Merchandize to be garbled.

Gassioile, A little Sack, Purse, or Pocket:

Protulit in Cassidili toxicum mellitum. Matt. Westm.

Caffi, The Hundred of Caifhow in Hertford-

Eastle-quard Rents, Are Rents paid by those that dwell within the Precincts of any Castle, towards the Maintenance of such as watch and ward the same. At for fettling certain Rents in

Truftees, 22 8 23 Car. 2.

Wastleward, Castlegardium, vel Wardum Castri, Is an Imposition laid upon such of the King's Subjects as dwell within a certain Compass of any Castle, towards the Maintenance of such as any Capie, wards the Caffle. Mag. Chart. cap. 20. and 32 H. 8. cap. 48. It is used sometime for the very Circuit it self, which is inhabited by such as are subject to this Service; as in Stow's Annals, pa. 632. Et capere ibidem Castleward, viz. De qualibet districtione infra secolum ițsus ducis ad Castellum de Halton dusti, & ibidem una de causa,

f per totam notion pernofiaverit, quatur denario, Pl. apud Ceftr. 31 E. 3. See Stagium.

Gaftellain, (French Chaftellain,) The Lord, Owner, or Captain of a Caftle, and fometimes the Conftable of a Caftle, or fortified House. Bracton, lib. 5. traft. 2. cap. 16. and lib. 2. cap. 32. num. 2. and used in like Sense. 3 Ed. 1. cap. 7. It is fometimes taken for him that hath the Custody of one of the Kings Mansion-Houses, though not a Castle, or Place of Defence. 2 Part. Inft. fol. 31. Manwood, Part 1. pag. 113. faith, There was an Officer of the Format Called Cal reft Called Cafellanus, who had the Command of all or Part of the Forest. Of the Use and Extent of this Officer in France, see Cotgrave's Dictionary, verbo Chastellain.

Caftellaru, (Caftellarium & Caftellatus.)-Et unum Toftum juxta Caffellarium. Mon. Angl. 2 Par. f. 402. a. Comes Alanus habet in suo Castellatu 200 Maneria. Domesday. The Precinct or

Jurisdiction of a Castle.

Castellatio, This was the Building any Castle without the Leave of the King; which it was unlawful to do. Hec mittant hominem in miseri-cordia Regis, viz. Infrastio pacis, infidelitas & pro-ditio, despettus de eo, Castellatio sine licentia. Du

Freine.

Caffellozum operatio, Castle-work, or Service and Labour done by inferiour Tenants, for the and Lanour done by interiour Tenants, for the Building and upholding Caffles and publick Places of Defence: Toward which fome gave their Perfonal Affiftance, and others paid their Contribution. This was one of the three necessary Charges, to which all Lands among our

Saxon Ancestors were expresly subject.

Liberi ab omni fervitio, excepta trinoda necessitate—
Pontis & Arcis constructions & expeditione contra bofem. After the Conquest an Immunity from this Burden was sometimes granted: So King John to the Nunnery of St. Catherine without the City of Exeter, — quietos esse de operationibus Castel-lorum & Pontium. Mon. Angl. tom. 1. f. 503. b. So King Hen. II. to the Tenants within the Ho-nour of Wallingford, — Ut quieti sint de opera-tionibus Castellorum. Paroch. Antiq. p. 114. Lester and Chester, The Names of Places ending in Caster and Chester, are derived from the Sax. Ceaster which konsises a City Town

888. 55 Acras terra & pasturam ad ducentas oves

888. 55 Acras terra & passuram ad ducentas oves, ofte Castritios & sextletim boves, &c.

Casu consimul, Is a Writ of Entry granted where the Tenant by Curtesy, or Tenant for Term of Life, or for the Life of another, doth alien in Fee, or in Tail, or for Term of another's Life. And it hath the Name of this; for that the Clerks of the Chancery did, by their common Consent, frame it to the Likeness of the Writ, called In casu provise, according to the Authority given them by the Stat. West. 2. cap. 24. which, as often as there chanceth any new. Case in Chancery, something like to a former. Case in Chancery, something like to a former Case, and yet not especially fitted by any Writ, licenfeth them to frame a new Form answerable to the new Case, and as like some former Case, as they may. And this Writ is granted to him in the Reversion against the Party to whom the said Tenant so alienateth to his Prejudice, and in the Life-time of the said Tenant. The Form and Effect whereof, read more at large in F. N. B. fol. 206.

Casula, A certain Garment belonging to the Priests, quasi minor casa; because it covered him over. Sometimes 'tis taken for Cuenlla; for both have the same Signification: Cucullum nos effe dicimus quam alio nomine Casulam vocamus.

And from hence we call it a Cassock;

-Casulaque capax a forfice forma Post longas habitura plicas contracta ministris.

Casu probiso, Is a Writ of Entry given by the Statute of Gloucester, cap. 7. in Case where a Tenant in Dower alieneth in Fee; or for Term of Life, or in Tail, and lieth for him in Reversion against the Alience, whereof read

F. N. B. fol. 205.

Catale, alias Chattelle, Catalla, Cometh from the Normans; for in the Eighty-feventh Chapter of the Grand Custumary, you shall find that all moveable Goods with them are called Chattels; the contrary whereof is Fief. ibid. which we call Fee. But as it is used in our Common Law, it comprehends not all Goods moveable and immovecomprehendshot all Goods moveable and immoveable, but fuch as are in the Nature of Freehold, or Parcel thereof, as may be gathered out of Staundf. Prerog. cap. 16. And Anno 1 Eliz. cap. 2. Howbeit Kitchin, in his Chapter Catalla, fol. 32. faith, That ready Money is not accounted any Goods or Chattel, nor Hawks nor Hounds; the Pacefor for Hawks and Hounds be given is he Reason for Hawks and Hounds he gives, is because they are Fere nature; but why Money is not, tho' he set not down the Cause, yet it may not, the he let not down the Cause, yet it may be gathered to be, for that Money of it self is not of Worth, but as by Consent of Men for their easier Traffick, or Permutation of Things necessary for Life. It is reckeded a Things necessary for Life. fary for Life. It is reckoned a Thing rather confishing in Imagination, than in Deed. And here Note, That Chattels be either personal, or real: Personal may be so called in two Respects; one because they belong immediately to the Perfon of a Man; as a Bow, a Horse, &c. the other, the Sax. Ceafter, which fignifies a City, Town, for that being any way with-held injuriously or Castel; or rather from the Latin Castrum: from us, we have no Means to recover them but or Castel; or rather from the Latin Castrum: from us, we have no Means to recover them but For the Names which end with this Termination by personal Action: Chattels real be such, as either given by the Romans to those Places where they built Castles.

Castles See Castel.

Castles See Castles See Castel.

Castles See Castel.

Castles See Castles immoveable Thing to a Person, as a Lease or Rent for Term of Years. And also to hold at Will, is a Chattel real. Terms de la Ley, verbo Chattel. The Civilians comprehend these Things, as also Land, of what Kind or Holds soever, under Bona ; Bona autem dividuntur in mobilia & immobilia ; Bona; Bona autem avoiantiur in mooilia & immooilia oero in ea qua se movent vel ab aliis moventur.

V. Legem. 49. & L. 208. de verb. signis. & interpretes ibid. Braston also cap. 3. lib. 3. n. 3. 4. seemeth to be of the same Judgment. Chattels are bona quacunque mobilia & immobilia; proprie tamen ea bonorum pars qua in animalibus confissit; a quo-rum capitibus res ipsa alias capita, alias capitalia ditta funt. Spelm.

Catallis captis nomine diffrictionis, Is a Writ that licth within a Borough, or within a House, for Rent going out of the same, and warranteth a Man to take the Doors, Windows or Gates by way of Diffress for the Rent. Old. Nat. Brev. fol.

66. Catallis reddendis, Is a Writ which lieth where Goods being delivered to any Man to keep unto a certain Day, and be not upon Demand delivered at the Day. And it may be otherwise called A Writ of Detinue. See more of it Reg. Orig. fol. 139. and Old. Nat. Brev. f. 63. This is answerable to Astio Depositi in the Civil Law.

Catapanus, Catepanus, Catipanus, the fame with Capitaneus, a Captain.

Partibus Aufoniis Gallorum terror babetur Ex quo Normannos Catapan abscedere fecit.

- Edmundus Willoughby tenet Catapulta. unum messuagium & sex bovatas venta in Carletin, ut de manerio de Shelford per servitium unius catapultæ per annum pro omni servitio. Lib. Schedul. de Term. Mich. 14 H. 4. Notr. f. 210. ——Some render it a Warlike Engine to shoot Darts, a -I rather take it for a Cross-bow.

Catascopus, fignifies an Archdeacon : Adulfus Herefordensis Ecclesia Catascopus. Du Fresne.

Catch and, In Norfolk they have fome Grounds where it is not known to what Parish they certainly belong, so as the Minister who first seises the Tithe, does by that Right of Pre-occupation enjoy it for that one Year. The Land of this dubious Nature is there called Catch-land.

Catchpol. (Cachepollus and Cacepollus, quafi, one that catches by the Poll,) though now taken as a Word of Contempt, yet in ancient Times it was used, without Reproach, for such as we now call Serjeants of the Mace, Bailiss, or any other that use to arrest Men upon any Action. An. 25 E. 3. Stat. 4. cap. 2. Hospitalarii tenent in Hereford, unum Mesuagium quod Philippus filius Odonis tenuit per Serjantiam Cachepolli, quod eis legavit in puram eleemosynam. Rot. de Serjantiis in Heref. temp. Hen. 3

Catheda marmozea. See Lapis Marmoreus.

Cathedial. See Church.

Eatheblastick, Cathedraticum, Is a Sum of two Shillings pay'd to the Bishop by the inferior Clergy, In argumentum subjectionis, & ob honorem Cathedra. See Hist. of Procurations and Synonals, p. 82.

Cattieuchlani were the Inhabitants of Hertford-

Shire, Bedfordshire and Buckingbamshire.

Catqueus, A Hunting Horfe. -Willielmus filius Alani dat Regi duos bonos Catzuros, pro baben-dis duobus Feriis apud Norton. An. 6 R. Joh. Tenures, p. 68. Vid. Chacurus.

Cauda terræ, A Land's End, or the Bottom or extreme Part of a Rigde or Furrow in arable -due acre & dimidia ad caudam sex acrarum simul jacentium ---- item dimidia acra ad caudam unius acra. Cartular. Abbat. Glaston. MS. f. 117. b.

Cabers.

And two great Courts of Berghmote ought to be In every Year, upon the Minery, To punish Miners that transgress the Law, To curb Offendors, and to keep in Awe Such as be Cavers, or do rob Men's Coes; Such as be Pilferers, or do steal Men's Stoes.

Manlove's Poem on Derb. Mines.

Caulceis, (Anno 6 Hen. 6. cap. 5.) Caucies, 1 Ed. 4. cap. 1.) It should probably be written Caufesways, from the old French Word Cauz, now Caillou a Flint; and is well known to fignify Ways pitched with Flint, or other Stone; for the Via Appia in Italy is a Caufeway, made of black Flint.

fones,

Pro ponte & calceto reparand. Pat.

18 H. 6. p. 2. m. 22. I have feen it written Calceya, Cafea, and Calsetum, in old Records: Perhaps from the Ital. Calzata.

Caurfines, Carcini, Caurfini, Corfoni, Italian Merchants, so called from Caorfium, Caorfi, a Town in Lombardy, where they first practised their Arts of Usury and Extortion: And thence fpreading themselves, and their cursed Trade through most Parts of Europe, were a common Plague to every Nation where they came. Mat-Plague to every Nation where they came. Mat-thew Paris gives a Character of their odious Pra-ctices in England, under the Year 1237. And Matth. Westm. sub. an. 1232. King Henry the Third banished them from this Kingdom, in the Year 1240. But being the Pope's Sollicitors, Pro-curers, and Money-Changers, they were permit-ted to return in the Year 1250. but in very short Time were expelled for their intolerable Cheats and Exactions. and Exactions.

Causa Matrimonii pielocuti, Is a Writ which lies in Case where a Woman giveth Lands to a Man in Fee-fimple, to the Intent he shall marry her, and he refuseth so todo, in reasonable Time, being required thereunto by the Woman; the Form and other Use thereof, see Reg. Orig. f. 233, and F. N. B. 205.

Caufam nobis fignifices, Is a Writ which lieth to a Mayor of a Town or City, &c. that for-merly by the King's Writ, being commanded to give Seifin unto the King's Grantee of any Lands or Tenements, doth delay to to do, willing him to flew cause why he so delayeth the Performance of his Charge. Co. lib. 4. cafu, Commonalty de

Sadlers, f. 55. b.

Causea, the same with Calcea, Calceta, which we call a Causeway: Quotidie venerunt Franci ad Causeam, inire hastiludium cum Anglis. Knighton. So in the Monasticon, 1 Tom. p. 275. Inceptum fuit Causetum novi vici ante portas Abbatia.

Tausenne. See Gausenne.

Caustione Mountrenon, Is a Writ that lieth against the Bishop, holding an excommunicate Person in Prison for his Contempt, notwithstanding that he offereth sufficient Caution, or Pledges to obey the Commandments and Orders of Holy Church from henceforth. The Form and Effect whereof you may find in Reg. Orig. pag. 66. and F. N. B. f. 63.

Cap, a Key or Water-lock. Sometimes it sig-nifics an House; De quadam Caia & domo, &c. From the Brit. Cae, which is a Fence; and not

from the Sax. Ceg, Clavis.

Tayagium, A Toll, or Duty pay'd to the
King for landing Goods at some Key or Wharf. King Edward I. grants by Charter to the Barons of the Cinque Ports, —Ut quieti fint de omni thelonio, & omni consuetudine, videl. ab omni lastagio, tallagio, passagio, cayagio, rivagio, sponsagio, & omni Wiree, &c. Placit. temp. Ed. I. & Ed. II. MS. penes Dominum Fountains.

Ccapgilor, A Word derived from the Saxon ceap, fignifying pecus Cattle; and gild, folutio; that is, Solutio Pecudis or Pecudis seu Mercemonii restitutio: From this Saxon Word Gild, haply we may have our common English Word Yield; As,

Yield, or Pay.

Celdia, A certain Measure among the Sotch, called by them a Chalder: Whence our Chaldron of Scotch and Newcastle Coals. Rer Scotie honoris gratia, dedit (Episc. Sarisber. & Roucestr. tune in Scotia agentibus) offoginta Celdras frumenti, & sexaginta sex de brasio, & offaginta de avena. Cron. Mailros, sub an. 1209.

Celer Lett, The Top, Head, Tefte, or Te Dedit ad cameram Prioris unum fter of a Bed .lettum, cum celere & curtenis blodei coloris. Hift. Elin. apud Whartoni Angl. Sac. P. 1. p. 673. El Ber rius, alias Cell rius, Officialis est in

Monasterio qui fratrum stipendia servat & administrat. MS. In Monasteries he was in Nature of a Steward, qui totius Abbatia curam gerebat. Cellerarius projeer dignitatem Officii, secundus pater es in Mona-fierio. Mon. Angl. par. f. 302. a. In the Universi-ties of England they are sometimes called Manciples, sometimes Caterers, and sometimes Stewards.

(ffrine a Sort of Sky-coloured Cloth, so called from excules vel exelsi colore. 1 Ric. 3.

cap. 8.

Cinou'æ, Shingles, Shindles, Scandule, small Pieces of Wood, laid in Form of Tiles, to cover -Mandatum ad cenduthe Roof of a House .las & lattas nostras cariandas de Parco ad domus re-

las & lattas noftras cartanass de Parto da domus reficiendas. Pat. 4 H. 3. P. 1. m. 10.

Cenequir, This is an expiatory Mul&, paid by one who kills another, to the Kindred of the Deccafed. From the Sax. Cinne Cognatio, and gild folutio. See Megbote and Kenegild.

Critelia, Acorns; fo called from the Oak, Fr. Chefne: Whence in our old Writings, Pelfona cenellarum, is put for the Pannage of Hogs, or running of Swine, to feed on Acrons. — babeant xxx Porces.

Cent morni. See Iceni. Cento, The River near Tregony in Cornewal. Comunica, This is Notice given by the Buyer to the Seller, that the Thing fold is claimed by another, that he might appear and justify the Sale; from the Saxon Cennan tean, i. e. authorem advocare: "Tis mentioned in the Laws of Athelfan apud Brompton, cap. 4. viz. Diximus de ignotis peco vibus ut nemo babeat fine Testimonio bominis hundredi, &c. & sit bec bene credibile, & nist alterutrum babeat, nolumus ei permittere Cenningham aliquam.

Cr la la, A Farm, or House and Land, let ad censam, at a standing Rent.—Henricus Stur-my tenet maneria in com. Wilt. per servitium custodiendi baltivam totius forste de Savernake, & censariam, que vocatur La Farme in foresta pradista, temp. Ed. III. Tenures, p. 88. Et debent habere mortuum boscum in Censaria de le Verre in foresta de Savornge,

&c. Pet. Parl. Temp. Ed. 3.

Tensarii - Domesday. Tit. Everwic. Achum - Ibi funt nunc 14 Censarii, habentes septem Caruca-Farmers, such as might be taxed.

Censumozthious, i. e. A dead Rent like that which we call Mortmain: 'Tis mentioned in the Monasticon, 1 Tom. pag. 61. Sint omnino libera Cella Ecclesia cum redditibus & servitiis, debitis & Censu-

morthidis.

Tensure, or Custuma vocata Tensure, (from the Lat. Census, which Hesychius expounds to be a Kind of personal Money, paid for every Poll) is, in divers Manors in Cornwall and Devon, the calling of all Refiants therein above the Age of fixteen, to swear Fealty to the Lord, to pay iid. ter Poll, and id. per an. ever after; as Cert-money or Common Fine; and these thus sworn, are called Censers. — Item erat quedam Custuma que vocature Censers. — Item erat quedam Custuma que vocature Censure, proven de illis qui manent in Burgo de Lostreythiel. Survey of the Dutchy of Cornwall. Century. See Hundred.

Ceols, A great Ship: Tis mentioned in Malmesbury, lib. 1. c. 1. viz. Placido ue ventorum favore, tribus longis navibus, quas illi Ciolas alias Ceolas vocant, Britanniam advebebantur.

Ceoil, i. e. Churl. See Cheorl : Ruftici fi Ceor-

li & fæmina pueros habent.

Tepi copus, Is a Return made by the Sheriff, that upon a Capias, Exipent, or other Process, hath taken the Body of the Party. F. N. B. fol. 26.

Teppagium, The Stumps or Roots of Trees which remain in the Ground after the Trees are felled: In Fleta, lib. 2. c. 41. par. 24. Qui forestarii ceperint coofertiones, ceppagia & escheatas quercu-um sive aliarum arborum, &c

ment to find Wax Candles in the Church. See Waxibot: 'Tis mentioned in Matt. Parif. viz. Si Ecclesia petat Ceragium vel herietum, &c.

Certificando de recognitione findix, Is a Writ directed to the Mayor of the Staple, &commanding him to certify the Lord Chancellor of a Statute of the Staple, taken before him between such and such, in case where the Party himself detaineth it, and refuses to bring it in. Reg. Orig. fol. 152. b. In like Manner may be said of Certificando de statuto Mercatorio. Eod s. 148. And de certificando in can ellariam de inquissione de indemp certification in contention in the infantione at many titate nominis, fol. 195. And certificando quid actum eft de brevi super statutum mercatorium, f. 151. And certificando in loquela Warrantia, f. 13.

Certificat, Certificatorium, Is used for a Writing made in any Court, to give Notice to another Court of any Thing done therein. As for Example, a Certificate of the Cause of Attaint, is a Transcript made briefly, and in few Words, by the Clerk of the Crown, Clerk of the Peace, or Clerk of Affise, to the Court of the King's Bench, containing the Tenor and Effect of every Indiament, Outlawry, or Conviction, and Clerk artainted, made or pronounced in any other Court. 34 H. 8. 14. Of this, fee more in Critif. d Evelq; Bro. f. 119.

Cercification of Male of Robel Dilleifin, &c Certificatio Affia Nova Diffeisina, &c. Is a Writ. granted for the Re examining or Review of a Matter passed by Asse before any Justices, and is called Certificatio Nova Diffessiona. Old Nat. Brev. fol. 181. Of this, see also Reg. Orig. fol. 200. and the New Book of Entries, verb. Certificate of Affic. This Word hath Use, where a Man appearing by his Bailist to an Assis brought by another, hath

loft the Day, and having fomething more tol plead for himfelf, as a Deed of Releafe, &c. which the Bailiff did not, or might not plead for him, defireth a farther Examination of the Cause, either before the same Justices or others, and obtaineth Letters Patent to them to that Effect. The Form of these Letters Patent, you may fee F. N. B. f. 181. and that done, bringeth a Writ to the Sheriff, to call both the Party for whom the Affife passed, and the Jury that was empannelled upon the same, before the said Juflices, at a certain Day and Place: And it is called a Certificate, because in it there is Mention made to the Sheriff, that upon the Parties Complaint of the defective Examination, or Doubts yet remaining upon the Affife paffed, the King hath directed his Letters Patent to the Justices, for the better certifying of themselves, whether See farther, Old Nat. Brev. and F. N. B. ubi fupra. void per Ceffion. Latch's Rep. f. 234.

Of this you may also read Brast. lib. 4. c. 19. n. 4. Ratione vacationis Prioratus practisti, per Ceffionem in fine, & 5, 6. where he discussed the Read of Fratris Rogeri de Wellington, ultimi Priorit, & c. 19. n. 4. Ratione vacationis Prioratus practisti, per Ceffionem in fine, & 5, 6. where he discussed the Read of Fratris Rogeri de Wellington, ultimi Priorit, & c. 19. n. 4. Ratione vacationis Priority and latter than the Read of Priority Rogeri de Wellington, ultimi Priorit, & c. 19. n. 4. Ratione vacationis Priority and latter than the periority Rogeri de Wellington, ultimi Priority, & c. 19. n. 4. Ratione vacationis Priority Rogeri de Wellington, ultimi Priority, & c. 19. n. 4. Ratione vacationis Priority and Ratione vacationis Priority Priority and Ratione vacationis Priority priority and Ratione vacationis Priority Priority Ratione vacationis Priority Priority Ratione vacationis Priority Priority Ratione vacationis Priority Priority Ratione vacationis Priority Ratione vacation this Point very learnedly. And lastly, Horne in his Mirror of Just. lib. 3. cap. final. fest. En Ayde des Memoyres, &c.

Cert Boney, (quafi, Certain Money) Head-money or common Fine, paid yearly by the Refiants of several Manors to the Lords thereof, Pro certo Leta, for the certain keeping of the Let; and fometimes to the Hundred. As the Manor of Hook in Dorsetshire, pays Cert-money to the Hundred of Egerdon. This in ancient Records is called Cer-

tum Leta. See Common Fine.

Certiciari, Is a Writ out of the Chancery to an inferior Court, to call up the Records of a Cause therein depending, that conscionable Justice may be therein administred, upon Complaint made by Bill, that the Party which seeketh the said Writ, hath receiv'd hard dealing in the faid Courts. Termes de Ley. See the divers Forms and Uses of this, F. N. B. fel. 242. as also the Register, both Original and Judicial in the Tables, verb. Certiorari; Crompton in his Justice of Peace, fol. 117. saith, That this Writ is either returnable in the King's Bench, and then hath these Words, Nobis mittatis; or in the Chancery, and then hath in Cancella-ria nostra; or in the Common Bench, and then hath corani Justiciariis nostris de Banco. The Word certiorari is used divers Times in the Digest of the Civil Law: But our later Criticks think it so barbarous, that they suspect it to be rather foisted in by Tribonean, than to be originally used by those Men of whose Works the said Digest is compiled: Prataus in suo Lexico.

Cerura, A Mound, Fence or Enclosure. Willichnus de Lucey miles, dedit Thomæ Ministro Domus de Thelesford, licentiam domos & portas le-vare, adificare, & cum cereris, & muris includere viam que ducit ad Ecclesiam de Thelesford, sicut per muros dictorum Ministri & Fratrum juxta ponten ex-tenditur. Cart. Prioratus de Thelesford, MS. Tho' possibly Cerura is here for Serrura, and is to signify a Water-lock.

Cerbifarit, The Saxons had a Duty called Drincelean or Drinkelean, i. e. Dona potationis kono raria, quibus feilicet prædiorum Dominus a Vassallo bonoratur & excipitur. Whence those Tenants were in Domesday, called Cervisarii; from Cervisia, Ale, their chief Drink; though Cervulgarly fignifies a Beer or Ale visarius Brewer.

appears by Fitz. Nat. Br. fol. 280. upon this ge- cis suis habebant -

neral Ground, i. e. That he against whom it is brought, hath for two Years neglected to perform fuch Service, or to pay such Rent as he is tied to by his Tenure, and hath not upon his Lands or Tenements sufficient Goods or Cattle to be di-Tenements inmenent Goods of Cattle to be al-frained. See Fleta, lib. 5. cap. 34. feet, vifa funt. See Cessaria de Cantaria. Cessavit de feodi firma. Cessavit per biennium, in Reg. of Writs, f. 237, 238. and New Book of Entries, verbo. Cessavit. It lies not, but for annual Service, Rent, and such like, not for Homage or Fealty.

Celli 6. By 22 H. 8. cap. 3. it seems to signify Assessing an Exaction of Victuals, at a certain Rate, for the Deputy's Family, and the Soldiers in Garri-fon. See the Earl of Strafford's Trial.

Teffion, (Ceffio), a Ceasing, Yielding up, or Giving over. Si un Parson ou Dean en Angliterre Clauf. 13 Ed. 3, p. 1. m. 38. Cession is also where an Ecclesiastical Person is created Bishop, or when a Parson of a Parsonage takes another Benefice without Dispensation, or otherwise not qualified, &c. In both Cases their first Benefices are become void, and are faid to come void by Ceffion: And to those that he had who was created Bishop, the King shall present for that Time, whoever is Patron of them; and in the other Case the Patron may present.

Ceffor, Lat. a Loiterer, or idle Fellow; but we use it for him that ceaseth or neglecteth so long to perform a Duty belonging unto him, as that by his ceffe or ceffing, he incurrent the Danger of Law, and hath or may have the Writ Ceffavit brought against him. Old Nat. Brev. fol. 136. And Note, That where it is faid in divers Pla-ces, The Tenant ceffeth, without any more Words, that is to be understood, the Tenant ceafeth to do what he might, or is bound to do by

the Tenure of Land or Tenement.

Tessure, or Tesser, Is likewise taken to signify a Giving over, or giving of Place. West. 2. cap. 41.

Cellui qui vic, Is in true French Cefiui a vie de qui, that is, He for whose Life any Land or Tenement is granted. Perkins. Grants, 97.

Cestul qui use, (lle cujus usui, vel ad cujus usum,) is broken French, and this may be better modelled (Ceftui a l'use de qui) It is an ordinary Speech among Lawyers, fignifying him to whose Use any other Man is infeoffed in any Lands or Tene-ments. See the New Book of Entries, verbo Uses; and in Replevin, f. 508. col. 3. verbo Trefpass, fol. 606. & 123. col. 3. num. 7. And see 1 R. 3. cap. 1. and Co. l.b. 1. 133. An. 12 Car. 2.

Tessui qui trust, Is he who hath a Trust in Lands or Tenements committed to him, for the

Benefit of another. 12 Car. 2. c. 30.

Chacce, the Way through which Cattle are drove to Pasture, commonly called in some Places a Drove Way, Ut si quis omnino viam obstruct cel chaceam per quam ingredi solet pastura. Bracton, lib. 4. c. 44. It is also taken for a Chase, or Station of Game, more extended than a Park, and less than a Forest. Chasea is sometime taken for the Liberty of Chasing, or Hunting within such a District. Bosen in quo Abbates Gastonia chace-am suam cum canibus suis & procussium suam cum por-- Cartular. Abbat. Giafton.

 Donec amicabili compositione MS. fol. 70. b. chassiam & communiam, quam dietus Abbas & Antecessores sui in boscis habuerant, quietum clamavit. Thid.

Chargare, ad Lepores, vel Vulpes; To hunt Hare or Fox.—Licet Abbati & suis chaceare ad lepores oulpes, in manerio suo de Donham. Cartular. Abbt. Glaston. MS. f. 87.

Chatutur, A Horse for the Chase, or a Hunter, unless possibly it rather fignify a swift Dog, - Willielmus de Brcosa dedit or fleet Hound. -Regi octingentas marcas, tres dextrarios, quinque chacuros, quatuor censas, & decen leporarios, Anno

7 Joh.— Tenures, pag. 134. see Dexirarius.
Chasebeal, Is an Officer in Chancery, that fitteth the Wax for the Scaling of the Writs, and fuch other Instruments as are there made to be fent out. This Officer is borrowed from the French, for there calefactores cera funt qui Regiis litteris in cancellaria ceram imprimunt.

Chaferr, At the Iron works, in every Forge or Hammer, there is two Fires; the one they call the Finery, the other the Chafery. At this Chafery they draw out the Anconies into finisht Bars. It seems derived from the French Chauser, to heat; whence to chafe, and our Chafing-

Chaffers, Seem to fignify Wares, or Merchandise, 3 E. 4. 4. and we yet use Chaffering for Buying and Selling.

buying and setting.

4 ha 101001, or Caldern of Coals, Contains thirty-fix Buffiels of Coals, heaped up, and according to the fealed Buffiel kept at Guild-ball, London, for that Purpofe. 16, 17 Car. 2. c. 2. It is written Chawdren, 9 H. 5. 10. and in Pat. 10 R. 2. pag. 1.

m. 13. Chaldre. It should weigh Two thousand Pound Weight.

Chalking. The Merchants of the Staple require to be eased of divers new Impositions, as Chalking, Itonage, Wharfage, &c. Rot. Parl.

50 Ed.

Chaltenger, Calumnia, Cometh of the French Word Chalenger, that is, Sibi afferere; and in a le-gal Sense fignifies an Exception, taken either against Persons or Things : Persons, as in Assise to the Jurors, or any one or more of them; or in a Case of Felony, by a Prisoner at the Bar. Smith, de Rep. Angl. lib. 2. cap. 11. Britton, ca. 52. Baston, lib. 2. trast. 2. cap. 22. Against Things, as a Declaration. Old Nat. Brev. f. 76. Challenge made to the Jurors, is either made to the Array, or to the Polls: Challenge to the Array, is when the whole Number is excepted against as partially empanelled; Challenge to or by the Polls, is when some one or more are excepted against, as not indiffent. Termes de la Ley. Challenge to the Jurors is also divided into Challenge Principal, and Challenge pur cause; that is, upon Cause or Reafon. Challenge Principal, (otherwise by Staundf plac. Cor. fol. 157, 158. called Peremptory,) is that which the Law allows without Cause alledged, or farther Examination, Lamb. Eiren. lib. 4. cap. 14. as a Prisoner at the Bar, arraigned upon Felony, may peremptorily Challenge to the Number of twenty, one after another, of the Jury empannelled upon him, alledging no Caufe but his own Diflike, and they shall be still put off, and new taken in their Places. But in Case of High Treafon, no Challenge Peremptory is allowed. 33 H. 8. 35. Fortescue saith, That a Prisoner in this Case may Challenge thirty-five Men, cap. 27. but that

Law was abridged by 25 H. 8. c. 3. And here ob-ferve, That there is some Difference between Challenge Principal, and Challenge Peremptory; Peremptory being used only in Matters Criminal, and alledged without other Cause than barely the Prisoner's Fancy. Staunds pl. cor. fol. 124. But Principal, in Civil Actions for the most Part, and with affigning some such Cause of Exception, as being found true, the Law alloweth, without farther Scanning: For Example, If either Party fay, That one of the Jurors is the Son, Brother, Coufin, or Tenant to the other, or espoused his Daughter; this Exception is good, and strong e-nough, if it be true, without farther Examination of the Party's Credit: And how far this Challenge upon Kindred reacheth, you have a notable Example in Plowden, in the Case of Vernon against Manors, fol. 425. Also in the Plea of the Death of a Man, and in every Action real, as every A-Etion Personal, where the Debt or Damages amount to 40 Marks, it is a good Challenge to any Man, that he cannot diffeend forty Shillings by the Year of Freehold. 11 H. 7. c. 21. The Ground of this Challenge you may see farther in Fleta, lib. 4. cap. 8. Challenge upon Reason or Cause, is when the Party doth alledge fome fuch Exception against one or more of the Jurors, as is not forthwith fufficient upon Acknowledgment of the Truth thereof, but rather arbitrable and confiderable by the rest of the Jurors : As for Example, If the Son of a Juror have married or espoused the Daughter of the adverse Party. Termes de la Ley, verbo Challenge. This Challenge pur caufe, feems by Kitchin, fol. 92. to be termed Challenge for favor; or rather, Challenge for favor is said there to be one Species of Challenge for favor is said there to be one Species of Challenge for caufe, where you may read what Challenges be commonly only accounted Principal, and what not. See the New Pook of Engineers of the Challenges be composed to the country of the challenges of the Species can be composed to the New Pook of Engineers of the Challenges of the Challenge of the Chall Book of Entries, verbo Challenge, and the Old Nat. Brev. fol. 158, 159. That this Word Challenge is turned into Lat. by the Word Calumnia, appeareth by Braden, lib. 3. traf. 2. cap. 18. & lib. 4. traft. 3. cap. 6. & lib. 5. cap. 6. See farther Fleta, lib. 1. cap 32. Co. on Lit. 156, 157, &c. and Carangium.

Chamberdeking, or Chamberdakins, Were Irish Beggars, which by the Statute of 1 H. 5. cap. 8. were by a certain Time, within the Statute limited, to avoid this Land. Termes de la Ley, fol. 114. Observe this Description of them. 1413. Universitatem Oxoniensem vexabant flagitiosi quidam Chamberdekyns dieti, qui non alii erant, quam mendici quidam Hiberni, habitu Scholarium pauperculorum indati, sub nullo autem praside viventes. lis solenne erat domi de die latiture, noctu vero circa oenopolia domosque infames obvium quemque spoliare, vel etiam trucidare. Antiq. Oxoniensis, lib. 1. p. 207.

Chamber depint. Under this Name in our Parliament Rolls is often mentioned, the Room

which was anciently St. Edward's Chamber, and is now the Painted Chamber.

Chamberer, Is used for a Chamber-Maid. 33 H. S.

cap. 21.

Chamberlain, Camerarius, Cometh of the French Chambellan: that is, Cubicularius vel Prafectus cubi-culi. It is diverfly used in our Chronicles, Laws and Statutes; as Ld. Great Chamberlain of England, Lord Chamberlain of the King's House, the King's Chamberlain, (13 E. 1. c. 41. 17 R. 2. c. 16) To whose Office it especially appertaineth to look to the King's Chambers and Wardrobe, and to go-

vern the Under-Servants belonging to the same. Fleta, lib. 2. cap. 6, 7. Chamberlain of any of the King's Courts. 7. E. 6. 1. Chamberlain of the Exche-Align Coultn. 7. L. 6. 1. Chamberlain of the Extre-quer, 51 H. 3, Stat. 5, 10 E. 3, 11, 14 E. 3, 14, 26 H. 8. 2. Chamberlain of North-Wales; Stow pag. 641. Chamberlain of Chefter. Cromp. Jur. fol. 7. Cham-berlain of London. This Officer is commonly the Receiver of all Rents and Revenues belonging to that City whereto he is Chamberlain. Vide Fleta, lib. 2. cap. 70. To the Chamberlain of Chefter, when there is no Prince of Wales and Earl of Chefter, belongs the Receiving and Returning of all Writs, coming thither out of any of the King's Courts. The Lat. Word feemeth to express the Function of this Officer; for Camerarius dicitur a camera, i.c. Testudine sive fornice, quia cussodit pennias que in ca-meris precipre reservantur. Onuphrius de interpret. voc. Eccles. It seemeth to be borrowed from the Feudists, who define the Word Camera thus: Camera est locus in quem thesaurus colligitur, vel con-Camera est locus in quem thesaurus colligitur, vel con-clave in quo pecunia reservatur: Zassus de Feudis, par. 4. mm. 7. And Peregvinus de jure Fssci, lib. 6. Tit. 3. faith, That Cameravius, vel Chamberlingus (quem Questorem antiqui appellarunt) in rebus ssci pri-num locum tenet, quia Thesauravius & custos est pub-lica pecunia. There he two Officers of this Name in the King's Exchequer, who were wont to keep a Controulment of the Pells of Receit, and Exits, and certain Keys of the Treasury and Records: They kept also the Keys of that Treasury, where the Leagues of the King's Predecesfors, and divers ancient Books, as Domesday, Black-Book of the Exchequer, remain. There is Mention of this Officer in the Stat. 34 & 35 H. 8. cap. 16. There be also Under-Chamberlains of the Exchequer, for which see in Under-Chamberlain.

Chamberlaria, Chamberlangeria, Chamberlainship, -Commisimus Civi nostro or Office of Chamberlain .-Willielmo Joyner Chamberlariam nostram London. Pat. 7 H. 3. Brady Hift. Angl. Append. pag. 168. -Jerem. del Ho & Radulphus de Coggeshale, tenent feodum del Ho in Rivandule per servitium Chamberlangeriæ, in Com. Devon. Anno xi H. 3.

Tenures, p. 48.

Chambers of the Ring, (Regie Camere,) the

Havens or Ports of the Kingdom, to called in our Records. V. Mare Claufum, fol. 242.

Champerty, (Cambi-partia) al' Champerti, Secmeth to come from the French Champert, Vectigal; and fignifieth in our Common Law a Maintenance of any Man in his Suit depending, upon Condition to have Part of the Things (be it Lands or Goods) when it is recovered. F. N. B. fol. 171. This feems to have been an ancient Grievance in our Realm; for notwithstanding the Statutes of 3 E. 1. 25. 13 E. 1. 49. 28 E. 1. 11. 32 E. 1. Stat. 2 & 3. and 1 R. 2. cap. 4. and a Form of a Writ framed unto them; yet Anno 4 E. 3. 11. it was again enacted, That whereas the former Statute provided Redress for this in the King's Beuch only, (which at the Time followed the Court) from thenceforth it should be lawful for the Justices of the Common Pleas likewise, and Juflices of Affises, in their Circuits, to enquire, hear and determine this, and fuch like Cases, as well at the Suit of the King, as of the Party. How far this Writ extendeth, and the divers Forms thereof applied to feveral Cafes, fee in F. N. B. f. 171. Reg. Orig. f. 183. and the New Book of Entries, verbo Champerty. Every Champerty implieth Maintenance. Cromp. Jur. fol. 39. See also Cromp. Justice of Peace, fol. 155. 2. par. Inst. fol. 208. But every Maintenance is not

Champerty, for Champerty is but a Species of Maintenance, which is the Genus. The Word Champerty feems very fignificantly to derive it felf from Campus, a Field, and Partitio, a Dividing; because the Parties in Champerty agree to divide the Thing in dispute.

Champertoze, Vel campi Participes, funt qui per Se, vel per alios placita movent, vel moveri facient, & parte lucri babenda. 33 E. I. Stat. 2. Artic. fuper Chart. cap. 11. Also it was ordained by the Stat. 33 H. I. confirmed by 37 H. 8. 7. The Junior 20 Junior flices of Peace, at their Quarter-Sessions, should have Authority as well by Oaths of twelve Men, as by the Information of any other Person, to enquire of the Offendors and Offences against the Laws and Statutes made and provided touching Champerty, Maintenance, &c. Termes de la Lcy, fol. 114, 115.

Champion, (Campio) is taken not only for him that fights the Combat in his own Case, but for him also that does it in the Place or Quarrel of another. Braffon, lib. 3. traff. 2. c. 21. numb. 24. who also seems to use this Word for such as held of another by fome Services; as, Campiones faciunt Homagium Domino suo, lib. 2. cap. 35. Hottoman, de verbis feudalibus, defines it thus, Campio est Certator pro alio datus in duello, a Campo dictus, qui circus erat decertantibus definitus. And therefore it By so he is called Camfight. See Combat, and Sir Edward By she's Notes upon Upton, where fol. 36, you will find, that Henricus de Fernbureg, for 30 Marks Fee, did by a Charter under the Seal covenant to be Champion for Roger, Abbot of Glaffonbury. Anno 42 H. 3. See 3 Inft. f. 221.

And here it may not be improper to mention a few Things concerning Champions, which I find in our Law Books and Histories, viz. they were usually hired, and therefore they were accounted infamous Persons. Bratton, Lib. 3. c. 18.

Nunc caput in mortem vendunt, & funus arena.

Monks, Ecclefiasticks, and generally any Perfon might hire them, except Parricides, and those who were accused of very great Offences; but Churchmen were first to have Leave of the Bishop.

Before the Champion came into the Field, he was to shave his Head, and make Oath that he believed the Person who hired him was in the Right, and that he would defend the Cause to the utmost of his Power; which was always done on Foot, and with no other Weapon but with a Stick or Club, and a Shield. And before he engaged with his Adversary he always made an Offering to the Church, that God might assist him in the Battle.

The Punishment of a Champion overcome in Battle, and likewise of the Person for whom he fought, was various: If it was the Champion of a Woman, the was burnt, and the Champion hanged: If it was of a Man, and not for a capital Crime, he not only made Satisfaction, but had his Right Hand cut off; and the Man was to be close confined in Prison till the Battle was over.

Champion of the Bine, (Campio Regis), whose Office is at the Coronation of our Kings to ride into Westminster-hall, armed Cap-a-pe, when the King is at Dinner there, and throw down his Gauntlet by Way of Challenge, pronounced by a Herald, That if any Man shall deny or gain-

fay

fay the King's Title to the Crown, he is there fore there might, and hath been. ready to defend it in fingle Combat, &c. Which being done, the King drinks to him, and sends him a gilt Cup, with a Cover, full of Wine, which the Champion drinks, and hath the Cup for

his Fcc.

This Office (ever fince the Coronation of King Richard the Second, when Balwin Frevile exhibited his Petition for it) was adjudged from him to Sir John Dymecke, his Competitor, (both claiming from Marmion), as producing better Records and Evidence; and hath continued ever fince in the worthy Family of Dymocke, who hold the Manor of Scrivelsbury in Lincolnsbure, Hereditary from the Murmions, by Grand Serjeanty, viz. That the Lord thereof shall be the King's Champion, as abovesaid. Camd. in part. Fin. Mich. 1 H. 6. Accordingly Sir Edward Dymocke performed this Office at the Coronation of his Majesty King Charles

the Second, 23 April 1661. Chancelloz, Cancellarius, Cometh of the French Vincent Lupanus de Magistratibus Francorum, faith, That Cancellarius is no Latin Word, though he citeth Lat. Writers that use it : With him agreeth Petrus Pithaus. lib. 2. Adversariorum, cap. 12. And whereas Lupanus would derive it from the Verb Cancello, Pithaus thinks he hath some (though not sufficient) Colour for his Opinion; and therefore derives it from Cancelli, an inclosed or separated Place, a Chancel; or Place encompassed with Bars, to defend the Judges and other Officers from the Press of the People. Cancellarius at first, as Lupanus thinks, fignified the Registers in Court ; Grapharios, scil. qui conscribendis & excipiendis judicum actis dant operam. But this Officer in late Times is greatly advanced, not only in our, but in other King-doms; for he is the chief Administrator of Justice, next to the Sovereign. All other Justices in this Kingdom are tied to the Law, but the Chancellor hath the King's absolute Power to moderate the written Law, governing his Judgment by the Law of Nature and Confcience, and ordering all Things juxta equum & bonum. Wherefore Staundford (in his Prerog. c. 20. fol. 65.) says, The Chancellor hath two Powers; one absolute, the other ordinary; meaning, that though by his ordinary Power, in some Cases, he must observe the Form of Proceeding as other inferior Judges, yet in his ab-folute Power he is not limited by the written Law but by Conscience and Equity, according to the Circumstances of Matter. And though Polydore Virgil, an Alien, undertaking to write the History of England, supposed he did not mistake when he makes our William the Conqueror, the Founder of our Chancellors; yet our industrious Antiquary, Mr. Dugdale, can shew us his Error in the many Chancellors of England long before that Time, which are mentioned in his Origines Juridiciales, and Catalogue of Chancellors, whose great Authorities under their Kings were, in all Probability, drawn from the reasonable Customs of Neighbour

He that bears this Magistracy is called The Lord Chancellor of England, (which is the highest Honour of the Long Robe,) being made so Per traditionem magni Sigilli shi per Dominum Regem, and by taking his Oath. And by the Statute 5 El. c. 18, the Lord Chancellor and Keeper have one and the same Power; and therefore since that Statute, there cannot be a Lord Chancellor and Lord Keeper at one and the same Time ; but be-

Nations, and the Civil Law.

Yet fee Keeper See Fleta, lib. 2. cap. 12, 13. and Coke's 4 Instit. fel. 78, 79. Divers inferior Officers are also called Chancellors; as,

Chancelloz in Cathedzal Churches. His Office is thus described in the Monasticon, 3 Tom. pag. 24. in the Statutes of Litchfield, viz. whether he is resident, or not, his Duty is Lectiones legendas in Ecclefia per se wel per suum vicarium auscultare, male legentes emendare, sibolas conferre, sigilla ad cau-sas conferre, literas capituli sacere & consignare, libros Jas conferre, literas capituli Jacere & configuare, libros fervare, quotiefcunque voluevit predicationes in Ecclefia vel extra Ecclefiam predicare, & cui voluevit predicationis officium affiguare. Ibid. p. 339.

Chaucello, of the Butthp of Lancaster, (Anno 3 Ed. 6. cap. 1. and Anno 5 ejuldem, c. 26.) whose office is principally in that Court, to judge and

determine all Controversics between the King and his Tenants of the Dutchy Land, and otherwise to direct all the King's Affairs belonging to that

Chancelloz of the Erchequer, (An. 25 H. 8. a. 16.) whose Office hath been thought by many to have been created for the qualifying Extremities in the Exchequer: He fits in the Court, and in the Exchequer-Chamber; and, with the rest of the Court, orders Things to the King's best Benefit. He is always in Commission with the Lord Treasurer for letting the Lands that came to the Crown by the Diffolution of Abbies, or otherwife; and hath, by the Stat. of 33 H. 8. c. 39. Power with others to compound for the Forfeitures upon Penal Statutes, Bonds, and Recognizances, entered into to the King; he hath also a great Authorizand Lingsign of the Power and Lingsign of the Power ty and Jurisdiction in the Manage and Dispose of the Royal Revenue, and concerning the First-Fruits, as appears by the Acts for uniting them to the Crown.

Chancelloz of the Diver of the Garter. Stow's Annals, p. 706. Chancellor of the Universities. an. 9 H. 5. c. 8. and Anna 2 H. 6. c. 8. Chancellor of the Court of Augmentations. 27 H. 8. c. 27.—32 ejustem, c. 20. & 33 ejustem, c. 39. Chancellor of the First-Fruits. 32 H. 8. c. 45. Chancellor of Courts. 32 H. 8. c. 28. Chancellor of the Diocese, 32 H. 8. c. 15, &c. anciently called Episcopi Ection.

Chance-medicy, Signifies the casual Killing of a Man, not altogether without the Killer's Fault, though without an evil Intent. Staundf. pl. cor. lib. 1. cap. S. calls it Homicide by Misadventure, West. Symb. par. 2. Tit. Inditionents, feet. 5. calls it Homicide mixt. It is also called Manslaughter by Misadounture, for which the Offender final have his Pardon of Course as appears by the Statute of 6 E. 1. 9. But here is to be considered whether he that commits this Manslaughter by Chance-medley, was doing a lawful Thing: For if the A& were unlawful, it is Felony. As if two were fight-ing together, and a third Man comes to part them, and is killed by one of the two without a-ny Malice fore-thought, or evil Intent in him that killed the Man; yet this is Murder in him, and not Manslaughter by Chance-medley, or Misadventure; because they two that fought together were doing an unlawful Act: And if they were met with prepensed Malice, the one intend-ing to kill the other, then it is Murder in them both. See Skene, de verb. signif. verb. Melletum, where he says this in Scotland is called Chaudmelle.

Chance p, Cancellaria, Is a Court of Equity and Limits of it. and Conscience, moderating the Rigour of other 1c. 9 .- Capellania Santti Ofwaldi, Mich. 32 E. 1. Courts, that are strictly tied to the Letter of Coraus Reg. Glouc. the Law, whereof the Lord Chancellor of England, is the Chief Judge. Cromp. Jur. fol. 41. Or elfe the Lord Keeper of the Great Seal. 4 Eliz. cap. 18. The Officers belonging to this Court, are the Lord Chancellor, or Keeper of the Great Seal, who is fole Judge here; the Master of the Rolls, (anciently called Gardein des Rolls,) who in the Lord Chancellor's Absence heareth Causes, and gives Orders. 4 Infl. f. 97. Twelve Masters of the Chancery, who are Assistants, and sit by Turns ters as are to be enquired of, or presented before on the Bench; the six Clerks, who have each of them about sisten Clerks under them, in Nature in their Sessions: So it is used Anno 3 E. I. cap. of Attornies in the Court; two Chief Examiners, who have five or fix Clerks a-piece; one Chief who have note or its Clerks a-piece; one Chief Justice, Citchestor, of Commissioners in Epze, Register, who hath usually sour or five Deputies; still last earn Thing for delivering Chapiters, the Clerk of the Crown; the Warden of the Fleet, but only Clerks of Justices in their Cartiers, the Usher, Serjeant at Arms, and Crier of the And again Anno 13 E. 1. cap. 10. in these Words, Court; the Curitors and their Clerks; the Clerks of the Petty-Bag; the Clerk of the Hanaper; tertify the Chapiters before the Justices in Epze, the Controller of the Hanaper; the Clerk of the Hanaper; the Sealer, to Many Allrits he hath, and what, &c. Brither Clerk of the Parents Clerk Chapters. the Chafe-Wax; the Clerk of the Patents, Clerk (Chapters, or Capitula, be now called Articles most of Presentations, Clerk of Dismissions, Clerk of ordinarily, and are delivered as well by the Licences to alienate, Clerks of the Enrolments, Mouth of the Justice in his Charge, as by the Clerks of the Protections, Clerks of the Subpara's, Clerks of the Affidavits, &c. Which see described in their several Places. See Coke's 4 Inft. fol. 82.

Changer, Is an Officer belonging to the King's Mint, mentioned in the Statute of 2 H. 6. cap. 12. where it is also written after the old way

others.

Chantry. See Chauntry.
Chapel, Capella, Cometh from the French

Chapelle, that is, Hedicula; and is of two Sorts, either adjoining to a Church, as a Parcel of the same, which Men of Quality build, ut ibidem Familiaria Sepulchra sibi constituant; or else separate from the Mother-Church, where the Parish is wide, and commonly called A Chapel of Ease, because it is built for the Ease of one or more Parishioners that dwell too far from the Church, and served by some inferior Curate, provided at the Charge of the Rector, or of them that have Benefit by it, as the Composition or Custom is. Whence the Word is derived, the Canonifts differ in Opinion, neither will we trouble our felves about it, fince it makes not much to our Purpose. There is a Free Chapel, which seemeth to be such as hath Maintenance perpetual, towards the Up-holding thereof, and Wages of the Curate, by some Lands charitably bestowed on it, without the Charge of the Rector, or Parish. 37 H. 8. cap. 4 An. 1. E. 6. c. 14.

Chapellain or Chaplain, Capellanus, Is he

that performeth Divine Service in a Chapel; and therefore in the Common Law, it is used most ordinarily for him that is depending upon the King, or other Man of Worth, for the Instructing him and his Family, to pray and preach in his private House, where commonly they have a Chajel for that Purpofe. See 21 H. 8. 13, where it is fet down what Persons may privilege one or more Chaplains, to discontinue from their Benefices for their peculiar

Service.

Chapelry (Capellania) is the same Thing to a Chapel, as a Parish to a Church, i. e. the Precin&

Mentioned in the Stat. 14 Car.

Chaperon, (Fr. in Lat. Humerale and Caputium,) mention'd in the Stat. 1 R. 2. is the Hood anciently worn by the Knights of the Garter, being Part of the Habit of that Noble Order. Also the little Escutcheon fixed in the Forehead of the Horses that draw the Herse at a Funeral.

Chapiters, Capitula, cometh of the French Chapitre, i. e. caput libri: It signifies in our Com-27. in these Words. Ino that no wick of any Juffice, Efcheator, og Commiffioners in Epze, Clerks in writing to the Inquest; whereas in antient Times, as appeareth by Bration, and Britton, they were, after an Exhortation given by the Justices for the good Observation of the Laws, and the King's Peace, first read distinctly and openly in the whole Court, and then delivered in Writing to the Grand Inquest; which Changour, whose Business was chiefly to exchange the Grand Jury or Inquest were likewise to an-Coin for Bullion, brought in by Merchants, or swer upon their Oaths affirmatively and negatively, and, not as they do now, put the Judges to make long and learned Charges to little or no Purpose, who not remembring the Transgressors, against the Design of those Articles, do think their Oaths and Duty to God and the King, and their Country, well enough performed, if they only present those few, of many more, Misdemeanors, which are brought unto them by Way of Indiament. The same Order of Articles, Lambard wishes might still be observed. Eiren. lib. 4. cap. 4. pag. 393. Horne in his Mirrour of Justices calleth them Articles, and expresses what they were wont to contain, lib. 3. cap. de Articles in Eyre. An Example of these Chapiters or Articles, you have in the Book of Affifes, fol. 138. num. 44. As also in Roger Hoveden, parte poster suor.

Annal. in Richardo Primo, fol. 423. Chaplain. See Chapellain.

Chapter, Capitulum, Signifieth in our Common Law (as in the Canon Law, whence it was borrowed,) Congregationem clericorum in Ecclefia Cathedrali, conventuali, regulari vel collegiata; and in another Sense, Locum in quo funt communes trac-tatus collegiatorum. It hath other Significations, though not worth the Repeating in this Place, which you may read in Lyndewode's Provincialis Gloff. in ca. Quia incontinentia, de constitutionibus verb. Capitulum. Such a Collegiate Company is metaphorically termed Capitulum, that is, a lirtle Head, for such a Corporation is a Kind of Head, not only to rule, and govern the Dio-cese in the Vacation of a Bishoprick, but also in many Things to advise the Bishop, when the See is full, Panormitan. in cap. Capitulum extra de Rescriptis. Ad Dedicationes, ad Synodos, ad Capitula venientibus sit summa Pax. LL. Edwardi Consess.

cap. 3. M 2

Charea, A Charr, Carr, or Cart.
Concessium est ut predicti Abbas & Conv. tradant Johanni & Agneti uxori suo, ac heredibus suis suos chareas claussure se subbosco suo annuatim per liberationem Ballivi vel Prepositi prafatus Johannes & Agnes uxor in prad boscum cum carris suis de catero aliquem ingressum habeant, nec estoverium boschiæ nist tantum tres chareas annua-tim, ut prædictum est. Cartular. Abbat. Glasson. MS. f. 91. a.

Charge. See Chapiter.

Wood when charr'd is properly Charks. the Pit-coal, when fo charred or Char-coal; charked in Worcestershire is called Charks, as the Sea-coal so prepared about New Castle, is called Coke.

Charolare, i. e. To dance; Cogens quampluri-mos viros & mulieres Anglicos mixtim Charolare nudos & pfallere ante fe. See Mat. Westm. Anno

Charre of Lead, A Charre of Lead confifts of thirty Pigs, each Pig containing fix Stone wanting two Pounds, and every Stone being twelve Pounds. La Charre de plumbo constat ex 30 forinellis & qualibet fotinella continet 6 Petras, exceptis duabus

de ponderibus Rob. 3. R. Scot. cap. 22. sect. 2. Charter or Deed in Writing, but any Signal or Charter or Deed in Writing, but any Signal or Token by which an Estate was held. As-Willielmus filius Nigelli tenuit custodiam foresta de Bernwode, de Domino Rege per unum cornu quod est charta pradicta soresta. Paroch. Antiq. p. 73.

Charta Shagna contains several Privileges and Liberties which were granted to the Church and State by Edward the Confessor, and some which were granted by Henry I. but those were only re-lating to the fendal Laws which were imposed on the People by William I. so that nothing new was added by him.

King Stephen and King Henry II. confirmed the Magna Charta of Henry I. and Richard I. took an Oath at his Coronation to abolish all evil Cu-ftoms, and to observe all just Laws; which was an implicite Confirmation of the Charter it

felf.

King John took the like Oath: But a Difference arising between him and Pope Innocent III. concerning the Election of an Archbishop of Canterbury, he was for the most Part of his Reign embroiled in Wars both at Home and Abroad; 'till at length at Roningmede (a Place between Windfor and Stanes) he confirmed the Charter; and foon after broke it; and thereupon the Barons took up Arms again; fo that his Reign ended in Wars, and Henry III. an Infant, fucceeded; in whose Reign it was several Times confirmed, and as often abrogated, even after the fol. 114, & fol. 177. most solumn Engagement to observe it. As for Instance: In the 37th Year of his Reign he came to Westminster-Hall, and (there in the Presence of the Nobility, and of the Archbishop and Bishops in their Pontifical Habits, with lighted Candles in their Hands) the Charter was reau, the King all that while laying his Hand on his Breaft; and when it was read, the Bishops extinguished the Candles, and threw them on the fol. 147. Pupilla oculi, par. 5. cap. 22. Manwood, par. 1. of his Forest Laws, fol. 1. where he set down that which was made 9 H. 3. The dielates this Charter. tinguished, and sink in Hell, who violates this Charter.
Then the Bells rung, as a Sign that every one rejoiced, and approved what was done. And the King himself said, So belp me God; I will faithfully Skene saith, That the Laws of the Forest which we use, and inviolably observe all these Things, as I am a land do agree, de verb stands Vanish

Man, a Christian, a Soldier, and a King. the next Year he invaded the Rights of the People. And at length the Barons took up Arms, and beat his Army at the Battle of Lewes in Suffex, and took him and his Son, Edward I. Priloners. But the Prince escaping, he beat the Barons in a Battle at Evestiam, and restored his Father to his Royal Dignity. And then the King, though Conqueror, confirmed this Charter, and the Charter of the Forest, in the Parliament of Marlbridge, in the 52d Year of his Reign, and died afterwards in Peace. And his Son Edward I. not only confirmed these Charters, but in the 25th Year of his Reign he made an Explanation of the Liberties and Privileges therein granted to the People; and added some which were new, and are called Articuli super Chartas. And thus Magna Charta was then confirmed, and more than thirty Times fince. See Magna Charta.

Charta Pardonationis Se Defendendo, Is the Form of Pardon, for flaying another Man in his

own Defence. Reg. Orig. fol. 287.

Charta Pardonationie Altiagariæ, Is the Form of a Pardon for a Man that is Outlawed. Reg.

Orig. fol. 288, 388.

Charte, Charta, Paper, Parchment, or any
Thing to write on; also a Card which Mariners use at Sea, mentioned 14 Car. 2. cap. 33. See

Chartel, A Letter of Defiance, or Challenge to a Duel, in Use heretofore, when Combats were in Practice, to decide difficult, and not otherwise to be determined, Controversies in

Charter, Charta, French Chartre, that is, In-frumenta: It is taken in our Law for written Evidence of Things done between Man and Man; whereof Braston, lib. 2. cap. 16. num. 1. saith thus, Fiunt aliquando donationes in scriptis, seu chartis, ad perpetuam rei memoriam propter brevem hominum vitam, &c. And a little after, num. 12. Et sciendum quod chartarum, alia Regia, alia privatorum, & regiarum alia privata, alia communis & alia universalis. Item privatorum alia de Feoffamento puro & simplici, alia de Feoffamento conditionali, & secundum omnia genera Feoffamentorum fieri potest. Item, privatorem alia de recognitione pura vel conditionalis. Item alia de quiete-clamantia; Item alia de confirma-tione, &c. and so through the whole Chapter. Britton likewise in his Thirty-ninth Chapter, divideth Charters into the Charters of the King, and Charters of private Persons: Charters of the King, are those whereby the King passeth any Grant to any Person or more, or to any Body Politick, as a Charter of Exception, that a Man shall not be empanelled upon any Jury. Kitchin,

Charterer, So in Cheshire they call a Freehold-er. Ex pet. Leg. Antiq. p. 356. Charter of Parton, Whereby a Man is forgiven a Felony, or other Offence committed a-gainst the King's Crown and Dignity. Bro. Tit.

ter of Land. Brooke, eodem titulo. That which we jonly a larger Compass, and more Store of Game, call a Charter, the Lombards, in libris Feudalibus, call Praceptum, Praceptionem. Hottoman, verbo Pracan reaction. Praceptioned. Instantan, verso Praceptum in verbo feudalibus. Of these Charters you have also a long Discourse in Fleta, lib. 3, cap. 14, who expoundeth every substantial Part of a Deed of Gift particularly in Order. See Magna

Charter-Land, Terra per Chartam, Is fuch as a Man holdeth by Charter; that is, by Evidence in Writing, otherwise called Freehold, Anno 19 H. 7. cap. 13. and Kitchin, fol. 86. And these in the Saxons Time were called Bockland which Lamb. in his Explication of Saxon Words, verb. Terra ex scripto, faith, was held with more commodious and easy Conditions than Folkland was; that is, Land held without Writing; and the Reason is, because that was Hareditaria, libera atque immunis, whereas fundus sine scripto censum pensitabat annuum atque Officiorum quadam servitute Mr. Lambard.

Charter-party, Charta partita, a Deed or Writing divided, is only a Pair of Indentures among Merchants and feafaring Men, containing the Covenants and Agreements made between them touching their Merchandize and maritime Affairs. 32 H. 8. 14. 12 Car. 2. c. 18. Latches Rep.

fairs. 32 H. 8. 14. 12 Car. 2. c. 18. Latches Rep. f. 225. Ballo's Case, and 2 Inst. 637.

Chartis reddendis, Is a Writ which lies against him that hath Charters of Feotiment, delivered him to be kept, and resustant to deliver them. Old Nat. Brev. fol. 66. Orig. fol. 159.

Chase, Cometh of the French Word Chasser, that is, Sestari Belluas: It signifies in the Common Law two Things, First, As much as Astus in the Civil Law, that is, a Driving of Cattle to or from any Place, as to chase a Distress to a Fortlet. Old Nat. Brev. fol. 45. Secondly, It is used for a Place of Receipt for Deer, and wild Beasts, of a middle Nature, be-Deer, and wild Beafts, of a middle Nature, be-tween a Forest and a Park, being commonly less than a Forest, and not having so many Liberties; than a Forest, and not having so many Liberties; as the Courts of Attachment, Swainemote, and Fusice-seat; and yet of a larger Compass, and stored with greater Diversity both of Keepers and wild Beasts or Game than a Park. And Cropmton in his furisditions, s. 148. saith, That a Forest cannot be in the Hands of a Subject, but it forthwith loseth the Name, and becometh a Chase; yet fol. 197. he saith, That a Subject may be Lord and Owner of a Forest, which, though it seems a Contrariety, yet are both his Savinos in seems a Contrariety, yet are both his Sayings in some fort true; for a King may give or alienate a Forest to a Subject, yet so, as when it is once in a Subject, it loseth the true Property of a Forest, because that the Courts, called a Fussive-seat, the Swainemote, and Attachment forthwith do vanish; none being able to make a Lord Chief Justice in Eyre of the Forest but the King, as Manwood well sheweth in his Forest Laws, ca. 3 & 4. and yet it may be granted in so large a Manner, that there may be Attachment and Swainemote, and a Court equivalent to a Justice-feat, as appearethby him in the same Chapter, num. 3. So that a Chase differeth from a Forest in this, because it may be in the Hands of a Subject, which a Forest in its proper and true Nature cannot; and from a Park, in that it is not inclosed, and hath not

but of Keepers also and Officers. See Forest.

Chastellaine a Noble-woman; quasi castelli Domina.

Chatels. See Catals.

Chaumpert, —Et quod tam pred. viginti virgate terre, quam terre unde dicta quaterviginti quarteria frumenti annua proveniunt de nobis in capite per fervitium vocatum Chaumpert. Vid. undecima garba nobis per manus tenentium terrarum earundem annuatim folvende tenentur. Pat. 35 Ed. III. Pat. 2. m. 18. Hofpital. de Bowes infra infulam de Guernesey.

Chaunce-medley. See Chance medley. Chaunderia .--Et si cervisiam putidam brasiabit, amittere debet Chaunderium & brafii valorem ad voluntatem Ballivorum. MS. de legibus liberi Burgi villæ de Montgomery.

Chaunter, Cantator, A Singer in the Quire. 13 Eliz. c. 10. At St. David's in Pembrokeshire, the Chaunter is next the Bishop, for there is no Dean.

Camb. Britan.

Chauntry, (Cantaria,) Ædes facra ; ideo inftituta dotata pradiis, ut Missa ibidem Cantarctur pro anima sundatoris & propinquorum ejus. These were usually little Chapels, or particular Altars, in some Cathedral or Parochial Church, and endowed with Lands, or other Revenue, for the Maintenance of one or more Priests, to officiate as abovefaid. Mentioned 37 H. 1. cap. 4. --I Ed. 6. cap. 14. and 15 Car. 2. cap. 9. Of these Chauntries there were forty-seven belonging to St. Paul's Church in London; for which see Mr. Dugdale's History of that Church. Sciatis — quod ego Regi-naldus Suard dedi — Willielmo Crumpe Capellano Cantariæ beata Maria de Yarpol unam parcellam pastura, &c. Dat. apud Leominstre die Martis prox. post Festum Sancti Hillarii, Anno 7 H. 6.

Chauntry Bents, (22 Car. 2. cap. 6.) are Rents paid to the Crown by the Servants or Purchasers

of Chauntry-Lands.
Chaus, Manchet, white Bread. -Concesserunt mihi singulis diehus vita mea unum simenellum de Chaus, & unum surum michum & unum galonem de cerevisia conventus, & alium de cervisia mixta. Cartu-lar. Rading. MS. f. 103.

Chamogen of Seascoals. 9 H. 5. 10. See Chal-

Thech Roll is a Roll or Book containing the Names of fuch as are Attendants and in Pay to the King, or other great Persons, as their Household Servants. Anno 19 Car. 2. c. 1. It is otherwise called the Chequer-Roll, an. 24 H. 8. c. 13. an. 3 H. 7. c. 13. and seems to be a Word abstracted or derived from the Exchequer; which see. Clerk of the Check, fee in Clerk.

Checkerelli Panni, Cloth chequered, or variegated in the Weaving. -- Henricus Prior Sp Conv. Eccle. Christi Cant. constituunt Raymundam Filium Raynoldi Procuratorem & Mercatorem suum ad emendum singulis annis ducentos pannos quos Frisones vocant, unde triginta erunt Chekerelli, & alii plani;& quilibet pannus continebit in longitudine quatuor ulnas, 🔄 in latitudine ulnam unam 😌 dimidium ad minus.dat. 13. Rul. Sept. 1313. Ex Registr. Eccl. Christi Cantuar. MS.

Chelindia, a Sort of Ship. Obligavit se imperator ad 100 Chelindras & 50 Galeias ducendas ultra mare. Mat. Paris. Anno 1238.

Chelmsfozd. See Canonium.

Chemin. See Chimen. Chence. See Amaber.

for fo the French Cenfier fignifies.

Theories Merding, the Curtilage of a Countryman or Clown.

Cherches, a Sort of Tribute. Chercet. See Churcheffet.

Chersetum, Any customary Oblation paid (at first perhaps in lieu of Church-seed or Corn) to the Parish Priest or Appropriators.—Inter servitia consuetudinaria Tenentium in Blebury de Dominio Abbatis & Conv. Rading .- Et folebant dare Cherfetum scil. tres gallinas & unum gallam. — Cartular.

Rading. MS. f. 221. Cheffer. See Deva.

Chevage, (Chevagium, from the Fr. Chef, i. e. Childwit, Sax. fignifies a Power to take a Caput, Census Capitis) fignifies a Tribute or Sum Fine of a Bond-woman, unlawfully begotten of Money formerly paid by such as held Lands in with Child. Prior babeat Gersuman de Nativa sua Villenage, or otherwise, to their Lords in Acimpragnata fine licentia maritandi. Ex Registro
knowledgment; and was a Kind of Head or PollPriorat de Cokesford. Every reputed Father of Money; whereof Bratton, lib. 1. c. 10. says thus; a base Child, gotten within the Manor of Writtel, Chevagium dicitur recognitio in signum subjectionis & in Com. Essex, pays to the Lord for a Fine 3 s. 4d. Dominii de capite suo. It seems also to be used for a Sum of Money, yearly given to a Man of Power, for his Countenance and Protection, as to their Chief Head or Leader. Lambard (lib. 2. c. 5. Archief Eirenarch.) Writes it Chivage: We now call it partem Chiefage. Est & apud Wallos Chevagii genus quod Cange.

a Charter of H. 3. Mandatum est quad predictum festum Sansti Edwardi vice Regia teneant & solen-niter celebrent ad custum (the Costs) Regis & Capita-

nuter cetebrent ad cultum (the Costs) Regis & Capitagium Regis & Regina, & c. Du Cange, Additiones.
The Jews, (whilft they were admitted to live
in England) paid Chevagium or Poll-Money to the
King; as appears by Pat. 8 Ed. 1. par. 1. m. 15.
And it was 3 d. for every Head, paid yearly at
Easter, in Token of their Servitude. Stat. de JuJaison.

daismo.

Chebantia, A Loan or Advance of Money upon Credit. Fr. Chavarice, Goods, Stock. Idem Prioratus pene destruttus, & possessiones sua ad pluri-(Mon. Angl. 1 Tom. p. 629.) i. e. Are mortgaged out for Debts, or Sums of Money borrowed Rex Rever. in Chrifto Patri W. Archiepfc. Cant. . Rex Rever. in Obrifio Laisi W. Archepfo Laint.
Nos super executione effects practific ceperimus propofitum ad partes exteras personaliter transmeare; & Nos advertentes bujusmodi propositum nostrum absque Chevantia competenti ad optatum sinem commode deduci non posse—— necono qualiter dicta Chevantia quietius & cittus seria, ac creditoribus nostris in bac parte meliori & firmior fecuritas folutionum dari poterit. Summon. ad Parl. 5. R. c.

Chevefcium,) the same with Chacea; Donationes etiam fecit Abbati, &c. de tota terra fua

Theoretilus, A young Cock or Cockling, a Cheveril. Mandatum eft Vicecom. Southampton. quod in balliva sua perquiri saciat ad opus Regis contra instans Pascha quinquaginta gallinas & viginti Cheve-rillos liberandos apud Clarendon Seneschallis nostris. -Eodem modo scribitur Vicecom. Wilts. de tot gal-

linis & tot Cheverellis. Pat. 15 H. 3.
Chevisance, (Fr. Chevissance,) an Agreement or Composition made; an End or Order set down between a Creditor and a Debtor; or fometimes taken for an indirect Gain or Booty. Lord Vers-

Thensers, Mentioned 27 H. 8. c. 7. are such as lam in his H. 7. But in our Statutes it is most any Tribute or Cense, Chief-Rent or Quit-Rent, commonly used for an unlawful Bargain or Contract. As 37 H. 8. cap. 9. 13 El. ca. 5, 8 8. and 12 Car. 2. cap. 13. In Rot. Parl. 21 Ed. 3. it is

written Cheevances.

Chebifiæ and Chebifiæ, (Chevez.) Hades at the End of plowed Lands.

Novem a.ras the End of plowed Lands — Novem arraiterra cum Cheviscis ad ipfas pertinentibus. Mon. Angl. 2 par. fol. 116. and Pat. 9 Ed. 2. Par. 2.

Chief. See Capite.
Chiefage. See Chevage.

Chief pledge, (Plegius, vel vas capitalis). 20 H. 6. cap. 8. For the better Understanding of this Word, fee Borow-bead.

where it feems to extend as well to Free as women; and the Custom is there yet called Childwit. Quicunq; illam culpam fecerit, vo at. Childwit, Archiepiscopus aut totam aut dimidiam emendationis partem habebit quietum effe de Childwit. Du

Chiefage. Est C appun Vallie pro maritandis filadually occant, Principi Wallie pro maritandis filadua, olim ab omnibus (ut assertant) bodie a quibustam (etiam liberis) persolutum, says Spelman on the Word Chebagium. See Coke on Littl. Which the King's Highway, Chimimus Regius, is that by solid the transfer of the Solid on each fide, where the Property of the Soil on each fide, where the Way lieth may perhaps belong to some private. Way lieth, may perhaps belong to some pravate Man. A Way private is that, by which one Man or more have Liberty to pass, either by Prescription or by Charter, through another Man's Ground. And this is divided into Chimin in Gros, and Chimin Appendant. Kitchin, fol. 117. Chimin in Gross is that Way which a Man holdeth principally and folely in it self: Chimin Appendant is that which a Man hath adjoined to some other Thing or Appurtenant thereto. For Example, If a Man hire a Close or Pasture, and covenant for Ingress and Egress to and from the faid Close, through some other Ground, by which otherwise he cannot pass: Or Chimin in Gross may be that, which the Civilians call Personal; as when one covenanteth for a Way through another Man's Ground for himself and his Heirs: Chimin appendant, on the other Side, may be that which they call real; as when a Man purchaseth a Way through another Man's Ground, for such as do or shall dwell in this or that House, for ever, or be owners of fuch a Manor. See Co. on Lit. fol. 56.

Cinminage (Chiminagium) Signifies a Toll for Wayfarage through the Forest. Cromp. Furifd. fol. 189. Telonium quod in Forestis exigebant Forestarii a plaustris & equis oneris causa eo venientibus. Charta Forestee, cap. 14. Nullus Forestarius de catero, qui non sit Forestarius de Feodo, reddens nobis sirmam pro baliva saa, capiat Chiminagium aliquid in Baliva - Et quadam Confuetudo vocat. Feudists call it Pedagium. This in Pulton, fol. S. is falfly printed Chimmage; and in a Record in

the Tower I find Chimage.

Chunnage, inter Reformel & Lestreithiel quon-dam ad xii d. per an. MS. Survey of the Dutchy of Cornwall.

Chimney-Boney, Otherwise called Hearth-Money, by 14 Car. 2. cap. 12. Every Fire-Hearth and Store, &c. (except such as pay not to Church and Poor) shall be chargeable with Two Shillings per Annum at Michaelmas and Lady-day to the King, &c. See Smoke-Money, Hearth-Money, and Funge.

chin, Chean, Chinning, signifies the Place to be a Market-Town: From the Sax. Ceapen, Cypnan, Emere; as Chippenham, Cheanside, Sec. Chuppingavel, Toll for

Buying and Selling. See Bagavel.

Chiregemote, Circgemote or Chirengemot, A Saxon Word fignifying Forum Ecclesiasticum; Quo-usque Chiregemote discordantes inveniet vel anore congreget, vel sequestret judicio. Leg. H. I. cap. 8. and

4 Inft. fol. 321.

Chirograph (Chirographum, or Scriptum Chirographum) fignifies any publick Instrument of Gift or Conveyance, attested by the Subscription and Crosses of the present Witnesses, and was in the Saxon Times called Chirographum, which being fomewhat changed in Form and Manner by the Normans, was by them stilled Charta. Of which - Chirographo-Ingulph gives this good Account rum confectionem Anglicanam, que antea usque ad Ed-wardi Regis tempora Fidelium presentium subscriptionibus cum crucibus aureis aliifque sacris signaculis firma fuerunt, Normanni condemnantes Chirographa Chareas vocabant, & Chartarum firmitatem cum cerea im-pressione per uniuscujusque speciale sigillum sub instillatione trium vel quatuor testium adstantium conficere constituebant. Hist. Ingulph. edit. Gale, pag. 901. Anciently, when they made a Chirograph, or Deed, which required a Counter-part, as we call it, they engrossed it twice upon one Piece of Parchment contrary-wise, leaving a Space between, in which they wrote in great Letters the Word CHIRO-GRAPH; and then cut the Parchment in two, fometimes even, fometimes with Indenture, thro'the Midft of the Word, concluding the Deed with, -Incujus rei Testimonium utras; pars mutuo scriptis pre-sentibus, side media sigilium suum secit apponi. This was asterwards called Dividenda, because the Parchment was so divided or cur. And the sirst Use of these Chirographs was in Henry the Third s Time. Sec Indenture. Chirograph was also of old used for a Fine. --Promittens fideliter fide meused for a fine. Fromtien juaciner jua me-dia sub juramento prassiti, quod in adventu fusiciario-rum prox. errantium sevari sacian Chirographum de praditia Remissione, & Charta Nesse de Stanley sine dat. in Registro de Wormley. And the Manner of Engrossing the Fines, and cutting the Parchment in two Pieces, is still observed in that Office, which is called the Chirographer's Office. But as to Deeds, that was anciently called a Chirograph, which was described by the proper Hand-writing of the Vendor or Debtor, and delivered to the Buyer or Creditor; and it differed from Syngraphys, which was in this Manner; viz. Both Parties, as well the Creditor or Debtor, wrote their Names, and the Names of the Witnesses, and the Sum of Money borrowed, either in Paper, or on a Piece of Wood, and the Word Syngraphus in Capital Letters in the Middle; which Letters were cut in the Middle, and one Part delivered to each Party, that upon comparing them (if any Dispute should arise) they might tally, and so put an End to the Difference. When this prudent Custom had for some Time prevailed, then the Word Chirographum was appropriated to fuch bipartite Writings or Indentures.

Chirographi confetto vicissim sigilla nostra apposimmus. Mr. Kennet's Paroch. Antiq. p. 1171.— Ut autem isa conventio tuta & inconcussa presento permanaeat, presentis scripti serie & utriusque Monasterii sigilli testimonio una cum sigillis Abbatum diviso inter eos Chirographo consimata est. Ibid. pag. 223. The Chirographo were called Charte Divisa, Scripta per Chirographum divisa, Charte per Alphabetum divisa, as the Chirographs of all Fines are at this

Chirographer of fines, Chirographus Finium & Concordinary, Cometh of the Greek χερίο καροι, (a Compound of χείρ, Μαριιι, a Hand, and γρείος, Scribo, to write,) so that in plain English, it is a Writing of the Hand: It fignifies in the Common Law, that Officer of the Common Pleas who ingroffeth Fines in that Court, acknowledged into a perpetual Record, after they be acknowledged and fully passed by those Officers by whom they were formerly examined, and that writeth and delivereth the Indentures of them unto the Party. 2 H. 3. ca. 8. and West. Symbol. par. 2. Tit. Fines, fest. 114, & 129. F. N. B. fol. 147. This Officer also maketh two Indentures, one for the Buyer, another for the Seller, and makes one other indented Piece, containing also the Effect of the Fine, which he delivereth over to the Custos Brevium, that is called The Foot of the Fine. The Chirographer also, or his Deputy doth proclaim Chingyapher alfo, or his Deputy doth proclaim all the Fines in the Court every Term, according to the Statute; and then repairing to the Office of the Custos Brevium, there indorseth the Proclamations upon the Backfide of the Foot thereof; and always keepeth the Writ of Covenant, as also the Note of the Fine.

Thitte, A Shift, Shirt, or Shroud, — Themas Cumberworth Knight, of the Diocese of Limcoln, by his last Will made in the Year 1450. thus provides for his Self-denying Funeral. — Furst I gyff my Sawle to Gode my Lord and my Redempur, and my wrechid Body to be beryd in a Chitte without any Kyste, (i. e. Coffin) in the North Yle of the Parych Kirke of Someretly, &c. Ex Reg. Marmadu.: Lumley Epifc. Linc. Chivage. See Chevage.

Chibalry, (Servitium militare) Cometh of the French Chevalier, and fignifieth in our Common Law a Tenure of Land by Knight's Service: For the better Understanding whereof, it is to be known, That there is no Land, but is holden mediately or immediately of the Crown by some Service, and therefore all our Free holds that are to us and our Heirs are called Feuda or Feoda, Fees; as proceeding from the Beneficence of the King, for some small yearly Rent, and the Per-formance of such Services as originally were laid upon the Land at the Donation thereof; for as the King gave to the great Nobles, his immediate Tenants, large Possessions, for ever, to hold of him for this or that Service or Rent : And they again in Time parcelled out to fuch others as they liked the same Lands, for Rents and Services, as they thought good. And these Services are by Littleton divided into two Sorts, Chivalry and Soccage: The former is martial and military, the other clownish and rustical; Chivalry therefore is a Tenure of Service, whereby the Tenant is bound to perform some noble or military Office unto his Lord; and is of two Sorts, either Regal, that is, such as may hold only of the King, or such as may hold only of a common Person: That which may hold only of the King Et in hujus rei testimonium buic scripto in modum is properly called Servitium or Serjeantia, and is

again divided into Grand or Petit, great or small; Great, commonly called Grand Serjeanty, is that where one holdeth Lands of the King by Service, which he ought to do in his own Person; as to bear the King's Banner or his Spear, or to lead his Hoste, or to find a Man at Arms to fight within the four Seas, &c. Littl. Tit. Serjeanty. Petit Serjeanty is where a Man holdeth Land of the King, to yield him annually some small Thing towards his Wars, as a Sword, Dagger, Bow, Erc. Littl. Tit. Petit Serjeanty. Chicatry that may hold of a common Person, is called Scutagium, Escuage, that is, Service of the Shield, and this is either uncertain or certain. Escuage uncertain is likewise two-fold, First, Where the Tenant is bound to follow his Lord, going in Person, to the King's Wars against his Enemies, either himself, or to send a sufficient Man in his Place, there to be maintained at his Cost so many Days, as were agreed upon between the Lord and his first Tenant at the granting of the Fee. And the Days of such Service seem to have been rated by the Quantity of the Land so holden; as if it extended to a whole Knight's Fee, then the Tenant was bound to follow his Lord forty Days, and a Knight's Fee was so much Land, as in those Days was accounted a sufficient Living for a Knight, and that was 680 Acres as some non, or as others 800, or 15 Pounds per Amum. Camb. Brit. p. 110. Sir Thomas Smith saith, Census equefiris is forty Pounds Revenue in free Lands. But if it extend to half a Knight's Fee, then the Tenant is bound to follow his Lord but twenty Days; 18 to a fourth Part, then ten Days. F. N. B. fol. 83, 84. The other Kind of this Escuage uncertain is called Castleevard, where the Tenant by his Land is bound either by himself or some other, to defend a Castle as often as it shall come to his Course. Escuage certain, is where the Tenant is fet at a certain Sum of Money to be paid in lieu of such uncertain Service; as that a Man shall pay yearly for every Knight's Fee twenty Shillings. Stow Annal. pag. 238. for half a Knight's Fee ten, or some like Rate: And this Service, because it is drawn to a certain Rent, groweth to be of a mixt Nature; not meerly Socage, for that it smelleth not of the Plough, and yet So-cage in Essed, being now neither personal Service nor uncertain. Lit. Tit. Socage. This Tenure called Chivalry, hath other Conditions annext to it, as Homage, Fealty, Wardship, Relief and Marriage, Bract. lib. 2. c. 35. which, what they fignify look in their Places: Chicalry is either general or speci-al. Dyer, f. 161. num. 47. General seemeth to be where it is only said in the Feosfment, That the Tenant holdeth per servitium militare, without any Specification of Serjeanty, Escuage, &c. Special, That which is declared particularly, what kind of Knight's Service he holdeth by. But there is of Knight's Service he holdeth by. But there is a great Alteration made in these Things by the Statute, made 12 Car. 2. cap. 24. which saith, all Tenures by knight's Service of the king og of ann other Perfor, Knight's Service in Capite og Socage; in Capite of the King, and the Fruits and Confequences thereof hapned, og which fiall of may happen of artie thereuvon, of thereby, are taken away and discharged: And all Cenures of Ponces, Manoge, Lands, &c. thall be conftrued and adjudged to be turned into free and common Socage, &c. Chopschirch (Ecclesiarium permutatio) is a Word

used 9 H. 6. cap. 65. a. By the Sense of which

for the Judges say it was a lawful Occupation, and a good Addition: Yet Brook in his Abridgment calls it not an Occupation, but a Thing permissible by Law. It was (without Doubt) a Nickname given to those that used to change Benefices; for to chop and change is an usual Expression to this Day. I have also read Church-Chopper, for him that used to make such Changes, Alii vero quorundum satorum zizania, subversorum Justitia, & inaudita abusionis inventorum, ut illis verbis utamur Choppe-Churches, communiter ap-pellati, mediatione dolosa interveniente, execrabili ardore avaritie, quandoque in subdolis permutationibus, hos nimia inequalitate Beneficiorum, ac illis quando-que obtentis Beneficiis, fucatis coloribus totaliter destituunt & defraudant. Litera missa omnibus Episcopis suffraganeis Domini contra Choppe-Churches. An. 1391. Spelm. de Conc. vol. 2. fol. 642.

Chozal, Choralis, Is such a Person of whom Mr. Dugdale in his Hift. of St. Paul's Church, pa. 172. fays, There were fix, whom he calls Vicars Chorals, belonging to that Church, and fignifies one that by Virtue of any of the Orders of Clergy, was in ancient Time admitted to fit and serve God in the Quire, which in Latin is termed

Chorus.

Closespiscopi, Suffragan or Rural Bishops, delegated by the Prime Diocesan; their Authority was restrained by some Councils, and their Office by Degrees abolished. After whom the Rural Deans were so commissioned to exercise Episcopal Jurisdiction, till inhibited by P. Alexander III. and the Council of Tours. See Mr. Ken-

met's Paroch. Antiq. p. 639.

(4) tofi, Fr. Thing: It is used with divers Epithets; as Chose Local is such a Thing as is an excet to a Place. For Example; a Mill is Chose Local. Chose Transitory scems to be that Thing Local. Coole Translatory locals to the state which is moveable, and may be taken away or carried from Place to Place. Kitchin, f. 18. Chofe in Action is a Thing incorporeal, and only a Right; as an Annuity, Obligation for Debt, a Covenant, Voucher by Warranty, and generally all Causes of Suit for any Debt or Duty, Trespass or Wrong, are to be accounted Chofes in Action. And it seems Chose in Attion may be also called Chose in Suspence; because it hath no real Existence or Being, nor can properly be said to be in our Possession. Brook, Tit. Chose in Astion.

Chrism, A Confection of Oil and Balsam confecrated by the Bishop, and used in the Popish Ceremonies of Baptism, Confirmation, and some-

times Ordination.

Chaismale, Chrismal, Chrison, Cryson, The ce-Cloth, or Piece of Linen laid over the Face-Cloth, Child's Head at Baptism, which of old was a cuftomary Due to the Parish Priest .- Mulieres fequentes debent offerre Chrismalia Infantum, nec Chrismalia debent alienari, nec in aliquos usus mitti debent, -Statuta Ægidii Epifc. Sarifnisi in usus Ecclesiæ.– bur. Anno 1256.

Chalimatis benatii, Chrifom-Pence, Moncy paid to the Dioccian, or his Suffragan, by the paro-chial Clergy, for the Chifm confectated by them about Eafter, for the Holy Uses of the Year en-fuing. This cuttomary Payment being made in Lent near Easter, was therefore in some Places called Quadrage simals, and in other Paschals and Easter-Pence. The Bishops Exaction of it was condemned by Pope Pius III. for Simony and vile Extortion : And therefore the Cultom was Book it was in those Days a Kind of Trade; for released and quit-claimed by some of our English Bishops.

- As Robert Bishop of Lincoln, by express Charter. -- Sciatis nos rem sisse Clericis oninibus infra Episcopatum Lincolnieniem Paschalem consuetudinem quam Chrismatis denarios vocant -Testibus Waltero Abbate de Kirkstede. Radulpho Abbate de Ludu. David Abbate de Barling. Magistro Gilberto de Sempringham. Cartular. Mon. de

Berdeney. MS. Cotton.

Chaiftia intatis Curia, The Court Christian or Ecclesiastical Judicature, opposed to the Civil Court or Lay Tribunal, or Curia Domini Regis. These Courts of Christianity were not only held by Bishops in Synods, and their Archdeacons and Chancellors in Confistories; but in the Rural Chapters, where the Rural Dean or Decanus Chriflianitatis' prefided, and the Parish-Priests were finnamon, Cinnamonum, Is a Tree whereof the Assessment's Discourse of Bark is known to be pleasant, and a comfortable Rural Deans, in his Paroch. Antiq. p. 641. Hence Fustitiam Christianitatis facere was to prosecute and censure a Criminal in the Ecclesiastical Court. As Anno 28 Ed. 1 .--Alex. Linc. Epifc. Guidoni de Charing Parochiano suo salut. Mando tibi & præ-cipio ut cito reddas Ecclesia de Egnesham, & Waltero Abbati Eccl. suam de Meritona--Quod ni cito feceris, pracipio ut Walterus Archidiac. nobis justiti-

Thuepa, Chop or Change — Dedi essat de Dominio Patris mei & unam virgatam terra de Chcuppa quam Andreas tenet. -- Cartular. Radings.

Church. See Fabrick-Lands, and Matrix Ec-

Thurch-reve, Is the fame with Churchwarden; Reve in the Saxon being as much as Guardian in the French, and fignifies the Guardian or Overseer of the Church, as Shire-Reeve is the Gardein of Shire or County, and Port-Reeve of the Port or Haven, though afterwards it became a Name of Office. The Word is now out of Use, but used by Chaucer, speaking of the Jurisdiction of Archdeacons. See Churchwardens.

Churchwardens, Ecclesiarium Gardiani, be Officers yearly chosen, by the Confent of the Minister and Parishioners, according to the Custom of every feveral Place, to look to the Church, Churchyzrd, and such Things as belong to both, and to observe the Behaviours of their Parishioners for fuch Faults as appertain to the Jurisdiction or Cenfure of the Court-Ecclesiastical. These be a Kind of Corporation, enabled by Law to sue for any Thing belonging to their Church, or Poor of their Parish. See Lamb. Duty of Church-

Churchestet, Ciricfceat, Chirfet or Curcfcet, A Saxon Word mentioned in Domesday, and interpreted by Mr. Agar, Quasi Semen Ecclesia, Corn paid to the Church. Fleta calls it Circsed, lib. 1. paid to the Church. Pieta can's it Circles, the 1. cap. 47. and thereof writes thus, It fignifies a certain Measure of Wheat, which in Times past every Man on St. Martin's Day gave to the Holy Church, as well in Times of the Britains as of the English; yet many great Persons after the Coming of the Romans gave that Contribution, according to the ancient Law of Moses, in the Name of First-fruits; as in the Writ of King Canutus sent to the Pope is contained, in which they call that Contribution, Chirch-fed, as one would fay Church-Seed. Sold. Hift. Tithes, p. 216.

Chursot, Church-set, or customary Oblations to the Parish-Priest: From which Duty the Religi-- Ita quod ego Willielmus de Putot & Assignati mei in Essora evimus foluti & quieti de decimis minutis prestandis & de Chursot in villa de Neubold. --Cartular. domus de Thelesford. MS.

Churt, Ceorle, Carl, was in the Saxons Time a Tenant at Will, of free Condition, who held fome Land from the Thane, or Condition of Rents and Services, which Ceorles were of two Sorts : one that hired the Lord's Out-land or Tenementary Land, like our Farmers; the other that tilled and manured the Inland or Demains (yielding operam not cenfum, Work and not Rent) and were thereupon called his Sockmen or Ploughmen. Vid. Spelman of Feuds.

Cillurnum, Collerford in Northumberland. Cinnamon, Cinnamomum, Is a Tree whereof the and medicinal Spice, which you have described in Gerard's Herbal, lib. 3. cap. 142. This is reckoned among garbleable Spices Anno 1 fac.

сар. 19.

Inque Ports, Quinque Portus, are those special Havens that lie toward France, and therefore have been thought fit by our Kings from Time to Time to be fuch as ought most vigilantly to be guarded against Invasion: In which respect the Places where they be, have an especial Governor or Keeper called, by his Office, Lord Warden of the Cinque Ports, and divers Privileges granted unto them, as a particular Jurisdiction, their Warden having the Authority of an Admiral among them, and fending out Writs in his own Name. Crompton in his Junifications, f. 28. nameth Hastings, Rumney, Rye, Dover, Sandwich, Winchelsea and Hythe, whereof some, because the Number exccedeth five, must either be added to the first Institution by some later Grant, or be ac-Inflitution by some later Grant, or be accounted as Appendants to some of the Rest. See Gardeine of the Cinque Ports, and the Statute 31 H. S. cap. 48. See Quinque Portus, and 4 Infl. fol. 222.

Cinnus, A Pair of Stocks to put Offenders in. -Habeant, ne non Cippos & conclusoria in singulis villis, ad correctionem delinquentium. Mon. Ang. 2 par.

f. 349. a. Lirea, i. e. a Watch : From which Circuitor : Quatuor Circuitores Monasterii quos alio nomine Circus vocant, juxta praceptum sancti Benedicti certis horis cir-

cuire debent Monasterii officinas. Du Cange. Eircada, a Tribute which was paid to the Bifhop or Archdeacon for visiting the Churches.

Du Fresne.

Circuity of Action, (Circuitus Actionis) Is when an Action is rightfully brought for a Duty, but yet about the Bush, as it were, for that it might have been as well otherwise answered and determined, and the Suit faved; and because the same Action is more than needful, it is called Circuity of Action; as if a Man grant a Rent-charge of ten Pounds out of his Manor of Dale, and after the Grantee differes the Grantor of the same Manor, and he brings an Affife, and recovers the Land and twenty Pounds Damages, which twenty Pounds being paid, the Grantce of the Rent sues his Action for ten Pounds of the Rent due during the Time of his Diffeisin, which if no Diffeisin had been, he must have had. This is called Circuity of Action, because it might have been more shortly answer'd; for whereas the Grantor shall receive 201i. Damages, and pay 10 li. Rent, he might have received but the 10 li. only for the Damages, and the Grantee might have cut off, and kept back

for his Rent, and so thereby might have saved

his Action.

Circumspecte Agatis, Is the Title of a Statute made 13 E. 1. Anno Domini, 1285. prescribing some Cases to the Judges, wherein the King's Prohibition lies not. Co. lib. 7. f. 44. lib. 5. f. 67. and 2 Par. Inft. fol. 487.

Circumtrantibus, In English By-ftanders, Is a Word of Art, fignifying the Supply or making up of the Number of Jurors (if any impannelled do not appear, or appearing, be challenged by either Party) by adding to them fo many other of those that are present or standing by, as will ferve the Turn. 35 H. S. ca. 6. 5 Eliz. cap. 25.

Sce Corinium. Cirencelter.

Titilicat, (Sax. Ciric-sceat, Vestigal Ecclesiasticum, frumenti tributum) Church-fiot, a certain Portion, Tribute, or Payment, made to the Church, of Corn, Fruit, or any other Thing. Fleta cal-led it Circfed, quast, Semen Ecclesia debitum. Joh. Southam ad Festum. S. Martini in Yeme debet 1 Gallinam (de redditu) 3º 5 Gallinas de Chirscat. Custum. Monaft. de Bello. fol. 87. a. This Tribute was anciently payable at the Feaft of St. Martin, as appears by Domefday, and called by Sir Edw. Coke Church-seed. Coke on Littl. fol. 88. b. See Churcheffet.

Cirtischus home, a Churl, or Country-

Cisimus, a Beast whose Skin was used to make rich Garments.

Cisimus obrepsit & vestitura potenter Marturis, & Spolio non leviore Bever.

Citatio ad inffantiam partie, (22 8 23 Car. 2. Stat. for laying Impositions on Proceedings at

City, In the Lat. Urbs, Civitas, and Oppidum: It is named Civitas, in regard it is governed in Justice, and Order of Magistracy. Oppidum, for that it contains a great Number of Inhabitants; and Urbs, because it is in due Form begirt about with Walls. Civitas according to Aristotle, li. Politicor. cap. 1. is defined to be a certain or uniform Government of the Inhabitants, & Cafar Civitatem vocat, populum eodem jure utentem. Camb. Brit. p. 310. But this is the general Definition of a Common-wealth, and not of a City, at least as we now a days take it. City is a Word which hath obtained fince the Conquest: For in the Time of the Saxons there were no Cities, but all great Towns were called Burgh; and even London was then called Lundon Burgh, i. c. London Borough. And long after the Conquest the Word City is us'd promiscuously with Burgh, as in the Charter of Leicester 'tis called both Civitas and Burgus ; which fnews that my Lord Coke was mistaken, when he tells us that every City was or is a Bishop's See: Nor had Gloucester then any Bishop, tho it is called a City in Domessay. And he himself obferves in another Place that Cambridge was a City by ancient Record, viz. Mich. 7 R. 1. Rot. 1. tho' it never had a Bilhop. And in the Stat. 11 H. 7. c. 4. 'tis called Cambridge Town.

So that though the Word City fignifies with us fuch a Town Corporate as hath usually a Bishop and Cathedral Church, yet 'tis not always fo. And Crompton reckoning our Cities, leaves out Ely, tho' it has a Bishop and a Cathedral Church.

the other 10 li. in his Hands, by way of Detainer | Anno 35 Eliz. cap. 6. Westminster is called a City and it appears by the Statute 35 H. 8. c. 10. that then there was a Bishop of Westminster. But by Letters Patent dated 21 May, 2 Eliz. (pursuant to an Act of Parliament of 1 Eliz. not printed) the Revenues of that late Monastery were vested in the Dean and Chapter of the Collegiate Church of Westminster, which hath caused Error in the Pleadings of some Cases, by stiling it the Cathedral, for Collegiate Church of Westminster. Cassanaus de Constitution Burgun. pag. 15, faith, That France hath within its Territories one hundred and four Cities; and gives his Reason, because there are so many sees of Archbishops and Bishops.

there are 10 many sees of Archbinops and Binops. Clark; as, to clack, force, or bard, alias beard, good Wool. Anno 8 Hen. 6. cap. 22. Whereof the first, viz. To clack Wool, is to cut off the Sheep's Mark, which makes it weigh less, and to yield the less Custom to the King. To force Wool, is to clip off the Upper and hairy Part of it. To hard or heard it, is to cut the Head and Neck To bard or beard it, is to cut the Head and Neck front the rest of the Fleece. Noverit universitats vestra nos vendidisse & concessis. 62. saccos lana de collecta monasterii nostri sine Clack & Lok God & Card nigra grissa vilem tuysen, & sine pelle. Du

Cange.

Clades. Sce Cleia. the Brit. Clie; the present Irish Clia, a Wattle or Hurdle, whence Dublin was formerly called Biurle Cliet, i. e. Watlington, the Town of Hurdles. - A Hurdle for penning or folding Sheep is still in some Counties of England called a Cley.— Et in xii. Cladis ovilibus emptis de Nicolao Aleyn boc anno xviii. den. & in solutis pro putatione & factura triginta Cladorum ovilium apud parcum de Midlington boc anno xix. den. -Antiq. p. 577. Claga. See Cleia.

Tlaim (Clameum) is a Challenge of Interest in any Thing that is in the Possession of another, or, at least, out of his own, as Claim by Charter, Claim by Descent, &c. Old Nat. Br. fol. 11. Sp. Dominus infra annum Clameum qualiterunque apposureit. Bracton, lib. 1. cap. 10. See the Definition and divers Sorts of Claim in Plowden. Cafu Stowel,

Ciamea Admittenda in itinere per Atturnatum is a Writ whereby the King commands the Ju-thices in Eyre to admit one's Claim by Attorney, who is employed in the King's Services and cannot come in his own Person. Reg. of Writs, fol. 19. b.

Clapshord (An. 35 Eliz. ca. 11.) is Board cut in order to make Casks or Veffels.

Clarentius. See Herald. Claretum, A Liquor made of Wine and Honey, clarified or made clear by Decoction, &c. which the Germans, French, and English, called Hippocras. And it was from this, the red Wines of France were called Clairet and Claret. etiam in tanta abundantia vinum hic videas, & ficeram, pigmentum, & clarctum, mustum & medonem. Girald. Cambr. apud Whartoni Angl. Sac. P. 2. p. 480.

Clarigarius Armozum, an Herald.

Clario, a Trumpet. Statimque clangebant Clariones & Tuba. Knighton, Anno 1346.

Seasiarios.——Charta Caroli 5 Imperatoris Thomæ Comiti Surr. dat. in urbe Londinensi, 8 Junii, 1 522.

Clafficum,

Classicum, a Ring of Bells. Profrie est concentus omnium instrumentorum simul sonantium Campanis per totam civitatem ad Classicum pulsantibus. Du Cange.

Claud. Brit. a Ditch. -- Per illum rivulum usque ad quoddam Claud. juxta Coitmaur. Carta Le-

wellei Principis Wall. dat. An. 1198.
Claudere, To enclose, or turn open Fields Claudere, To enclose, or into Closes and Enclosures. - Dedi & concessi totam culturam ad claudendum & faciendum quicquid inde diffis Canonicis placuerit. Paroch. Antiq. p. 236.

the see of Man all ambiguous and weighty Cases are referred to twelve, whom they call

Claves Infula.

Clausa, The Clovery, or Mace, or Club. In the Inquisition of Serjanties in the 12th and 13th Tear of King John, within the Counties of Effect and Hertford — Boydin Aylet tent quatur libr. terra in Bradwell, per manum Willielmi de Dona per Serjantiam Clavie, i. e. by the Serjanty of the Club or Mace. See Dr. Brady's Append to Introduct. to Eng. Hist. p. 22.

Clanigeratus, i. e. a Treasurer of a Church. Aliter Willielmus Wallingford Clavigeratus. Monast.

1 Tom. p. 184.

· Clause Rolls, Rotali Clause, preserved in the Tower, and containing such Matters of Records as were committed to Close Writs.

Claufentum, Soutbampton. Claufick, Claufike, The The Claw-fickness, or Foot-rot in Sheep. -– An. 1277. invaluit generalis scabies ovium per universam regionem Angliæ que a vulgo dicebatur clausick, per quam infetta funt omnes terra, ad quarum scabiem abolendam adinventa est quadam unitio confeita ex vivo argento & unito porcino. Annal. Warverle, fub An. ———— We have not lost the Disease, nor found a better Receipt for it.

Claustura, Brush-wood for Hedges or Fences. - King Henry the Third, gave to the Prior and Canons of Chetwode, quinque carucatas clausers ad pred terre clausturam sufficientam. Paroch. Antiq. p. 247. This Sort of Wood is in many Parts of England called Teenage, from Sax. Tynan, to enclose or shut; whence to Tine the Door, i.e. to shut it. It also signifies an Enclofure, or that which fences it. In fepibus, in clau-fluris, in communibus, &c. Mon. Angl. Tom. 2. fol. 409.

Claufum fregit, Signifies as much as an Action of Trespass; and so called, because in the Writ such a one is summoned to answer Quare clausum fregit, that is, why he did such a Trespass. Mr. Sommer, in his Saxon Diffionary, conceives the Ori-ginal of those much used Words in our Law-Pleading might come from the Saxon Eder-bryce, which fignifies Hedge-breaking, the Boughs which

Etherings.

Claulum Palcha, Stat. of Westm. 1. Lendemaine de la Cluse de Pascha; that is, In Crastino clause Pasche, or, in Crastino Ottabis Pasch, which is all one; viz. The Morrow of the Utas of Easter. 2 Part. Inst. f. 157.—— Ad Curiam cum visu Franci Plez. tent. apud Maurdin die Jovis pox. post Festum Clauli Paschæ, anno 17 Ed. 4. Testatum suit quod, &c. Clausium Paschæ, i. e. Dominica in Albis; sic dictum, quod Pafeba Claudat.

Clausura Kerz. Fohannes Stanley Ar. clamat quod ipse & haredes sui sint quieti de clausura Heyz

de Maucclesfield, scil. clausura unius rode terra circiter hayam predift. Rot. plac. in Itinere apud Ceftriam. An. 14 H. 7. This claufura beye is no more than the Enclosure of a Hedge.

Claws, a Close, or small Enclosure. -Adam Heleman Frater Willielmi Helleman pro amina mea salute dedi --- Deo & Ecclesia beat. Apostolorum Petri & Pauli de Plimpton. -Unam domum cum borto in villa de Ovredene & unum clawam terra cum pertinentiis in terra de Ovreden — que scilicet clawa terre sic jacet per partes. — Ex Registr. de Plimpton MS. Probably from the Saxon Clea, Angulus, A Nook of Land.

Lleia, Cleta, Clades, a Hurdle. Si murdrum inveniatur alicubi, custodiatur 7 diebus super Cletam. Leges H. 1. cap. 92. Item pro 18 Cladibus faciendis ad ovile fex denar. Somner Gavel, f. 190.

Cleptor, a Thief or Rogue. Dum fuum Dapiferum a manibus pessimi Cleptoris ne occideretur vellet eripere. Hoveden, Anno 946. Flor. Wore.

Clergy Clerus is diversly taken; sometimes for the whole Number of those who are De Clero Domini, of our Lord's Lot or Share, as the Tribe of Levi was in Judea; sometimes for a Plea to an Indictment or an Appeal, and is by Staundford (Pl. Cor. lib. 2. c. 41) thus defined: — Clergy is an ancient Liberty of the Church, which hath been confirmed by divers Parliaments, and is when a Prieft, or one in Orders, is arraigned of Felony before a secular Judge, he may pray his Clergy; which is as much as if he prayed to be delivered to his Ordinary, to purge himself of the Offence objected. And this might be done in Case of Murder. Coke, lib. 4. f. 46. a. This Liberty is mentioned in Articulis Cleri, An. 9 E. 2. e. 26. And what Persons might have their Clergy, and what not, see Staunds. Pl. Cor. lib. 2. c. 42, & 43. Yet there are many Statutes made fince he wrote that Book, whereby the Benefit of the Clergy is a-bridged; as Anno 8 El. c. 4.—14 ejuldem, cap. 5.—18 ejuldem, c. 4, 6, 7.—An. 23 ejuldem, c. 2. 18 ejusdem, c. 4, 6, 7.—An. 23 ejusdem, c. 2.

—18 ejusdem, c. 2, 31 ejusdem, ca. 12. and 39 ejusdem, c. 9, & 15. Of this see Crompton's Fusice of Peace, f. 102, & 105. and Lambard's Eiren. lib.
4. c. 14. And note, That the ancient Course of Law in this Point is much altered : For by the Statute of 18 El. ca. 7. Clerks are no more delivered to their Ordinaries to be purged; but now every Man to whom this Benefit is granted, tho' not in Orders, is put to read at the Bar after he is found guilty and convicted of fuch Felony, and so burnt in the Hand, and set free for the first Time, if the Ordinary's Commissioner or Deputy standing by do say, — Legit ut Clericus; or of therwise he suffers Death for his Transgression. - Legit ut Clericus; or o-

Pleading might come from the Saxon Eder-bryce, As to the Clergy in general, though they claim which fignifies Hedge-breaking, the Boughs which an Exemption from all secular Jurisdiction, yet close the Top of the Hedge being usually called Matthew Paris tells us, That soon after William the First had conquered Harold, he subjected the Bishopricks and Abbeys who held per Baroniam, (and who till then were exempted from all fecular Service,) that they should be no longer free from military Services; and for that Purpose he in an arbitrary Manner registered how many Soldiers every Bishoprick and Abbey should provide, and send to him and his Successors in Time of War; and having placed these Registers of Ecclesiastical Servitude in his Treasury, those who were ag-

grieved, departed out of the Realm.

from all fecular Service : because by the Laws of King Edgar they were bound to obey the fecular Magistrate in three Cases, viz. Upon any Expedition to the Wars, and to contribute to the building and repairing Bridges and Castles for the De-

fence of the Kingdom.

"Tis probable that by Expedition to the Wars, it was not intended that they should personally serve, but contribute towards the Charge. One they must do; as appears by the Petition to the King Anno 1267, viz. Ut omnes Clerici tenentes per Baroniam vel feudum laicum, personaliter armati procederent contra Regios adversarios; vel tantum Serviti-um in expeditione Regis invenirent, quantum pertineret ad tantam terram vel tenementum. Their Answer was, That they ought not to fight with the Military, but with the Spiritual Sword, that is, with Prayers and Tears; that they ought to maintain Peace, and not War, and that their Baronies were founded in Charity, for which Reason they ought not to perform any military Service.

Clerico admittando, Is a Writ directed to the Bishop, for the admitting of a Clerk to a Bene-bred to fice upon a Ne admittas, tried and found for Manners. the Party that procureth the Writ. Reg. Orig.

fol. 31. Clerico capto per Statutum Bercatozum, &c. Is a Writ directed to the Bishop, for the Delivery of a Clerk out of Prison, that is in Custody upon the Breach of a Statute-Merchant. Reg. Orig. fol.

147. Clerico convicto commisso Caolæ in defectu 02-Dinarif Delibertando, &c. Is a Writ for the Delivery of a Clerk to his Ordinary, that formerly was convicted of Felony, by reason his Ordinary did not challenge him according to the Privileges of Clerks. Reg. Orig. fel. 69. a.

Clerico infra facros Debines constituto non eligendo in Mfficium, Is a Writ directed to the Bailiffs, &c. That have thrust a Bailiwick, or Beadleship upon one in Holy Orders, charging them to release him again. Reg. Orig.

fol. 143. a.

The Word was used for a secular Clericus. Prieft, in Opposition to a Religious or Regular. King John in the Time of the Interdict, committed to William de Cornhull, and Gerard de Camvill,
Omnes terras & res Abbatum & Priorum, & omnium Religiosorum, & etiam Clericorum de Episcopatu

Line. Paroch. Antiq. p. 171.

Clericus Sarervotis, A Parish-Clerk, or in-ferior Assistant to the Parochial Priest, who usually took an Oath of Fidelity from this Servant. Before the Reformation, the Reftor was some-times obliged to provide and maintain his own Clerk; and fometimes the religious Appropriators were bound to find and support a Clerk, as a menial Servant to the Vicar. So in the Churches appropriated to the Abbey of Ofeney, —— Canonici vero Clericum Vicario, & Ecclesia ministerio, & ejus obsequio devotum invenient, qui juramentum sidelitatis ipsi Vicario prasiabit, ——— Ubi autem non suerint Canonici residentes, Clericus, qui, ut supra distum est, expensis corum procurabitur, clavem corum deserct in domo corum, &c. Paroch. Antiq. p. 304. The Parisb-Clerks were formerly to be Men of Letters, and to teach a School in the Parish, and were sometimes elected by the Parishioners, two for each Church, as the Sacriftan or Sexton and Clerk in our

But the Clergy were not till then exempted ctors. So John Peckham Archbishop of Canterbury, Anno 1280. ordained the Church of Banquel, and the Chapels annext to it, - Volumus insuper ibi. dem esse duos Clericos Scholasticos per Parochianorum, de quorum habeant vivere eleemosynis, industriam eligendos, qui Aquam benedictam circumferent in Parochiam, ac enpellis diebus Dominicis & Festivos, in Divinis ministranter officies, & prosestis diebus distiplinis Scholassicis indulgentes. Mon. Angl. Tom. 3. p. 227. Parish-Clerks were to be School-Masters in Country Villages, by the Constitutions of Alexander Bishop of Coventry, Anno 1237, & Hence the School-House, or Place of Teaching was often in the Belfrey, in the Church-Porch, or some conti-guous Building: And hence the profaner Use of still teaching in the Chancels. It would however be of good Service to the Church and Nation, to restore this ancient Practice, especially in remore to the Service of God, and the Benefit of the People, if he were able to instruct the Children in Reading and Writing, and understand the Church Carechism; thus they might be bred to some Sense of Christianity and good

> Clerk, Cloricus, hath two Significations; one as it is the Title of him that belongeth to the holy Ministry of the Church, that is (as we reckon) either Minister or Deacon, or what other Degree or Dignity soever; though according to former Times, not only Sacerdotes & Diasoni, but al-fo Subdiaconi, Lettores, Acholythi, Exorcifia, & Offiarii, were within this Account, as they be at this Day, where the Canon Law hath full Power. And in this Signification a Clerk is either Religious (otherwife called Regular) or Secular. An. 4H.4. c. 12. This Word Clericus comprehends all Sorts of Priests, Deacons, and others in Holy Orders, either Secular or Regular; but more properly a Minister or Priest, or one who is more peculiarly called in sorten Domini. Poor Vicar's Plea, fol. 13. Yet Johannes Sawel Clevicus Domini Regis, (scil. E. 1.) was supposed to signify Secretary or Clerk of his Council. Antiq. of Nottinghamshire, fol 317. The other Signification of this Word noteth those that by their Function, or Course of Life, pra-ctice their Pen in any Courts, or otherwise; as namely the Clerk of the Rolls of Parliament; Clerks of the Chancery, and fuch like, whose pe-culiar Offices shall be set in Order.

> Clerk of the Arts is an Officer of good Account in the Navy-Office, who receives and records all Orders, Contracts, Bills, Warrants, and other Bu-fineffes, transacted by the Lord Admiral and Commissioners of the Navy; and is mentioned in the Stat. 16 Car. 2. cap. 5. and 22 &

> Clerk of Maile (Clericus Affifarum) is he that writes all Things judicially done by the Justices of Affice in their Circuits. Cromp. Jurish. fol. 227.

> Elerk of the Baile, (22 & 23 Car. 2. c. 9. of impos. on Proceeding at Law) is an Officer belonging to the Court of King's Bench.

Clerk of the Check is an Officer in the King's Court, fo called, because he hath the Check and Controlment of the Yeomen of the Guard, and all other ordinary Yeomen, belonging either to his Majesty, the Queen, or Prince; either giving Leave, or allowing their Absences or Defects in Attendance, or diminishing their Wages for the City Churches, being supposed to live upon the same. He also nightly, by himself, or Deputy, Alms and voluntary Contributions of their Ele-takes the View of those that are to watch in the Court, CL

Court, and hath the fetting of the Watch. This ting it out into Rolls, and Marking the Numbers Officer is mentioned Anno 33 Hen. 8. cap. 12. Also there is an Officer of the same Name in the King's Navy, and mentioned Anno 19 Car. 2. c. 1.

Clerk of the Theft, (An. 16 Car. 2. c. 5.) keeps an Account of the Monies collected, and kept in a Cheft, for the Use of sick and maimed Scamen

and Mariners.

Tierk of the Crown (Clericus Corone) is a Clerk or Officer in the King's Bench, whose Function is to frame, read, and record all Indiaments against Traitors, Felons, and other Offenders, there arraigned or indicted upon any publick Crime. He is otherwife termed Clerk of the Crown - Office. And Anno 2 Hen. 4. 10. he is called Clerk of the Crown of the King's

Bench.

Clerk of the Crown in Chancery (Clericus Corone in Cancellaria) is an Officer there, who, by himself or Deputy, is continually to attend the Lord Chancellor, or Lord Keeper; writes and prepares, for the Great Seal of England, special Matters of State by Commission, or the like, cither immediately from his Majesty, or by Order of his Council, as well ordinary as extraordinary, viz. Commissions of Lieutenancy, of Justices Itinerant, and of Assis of Oyer and Terminer, of Gaol-Delivery, and of the Peace, with their Writs of Affociation, and the like. Alfo, all General Pardons upon Grants of them, at the King's Coronation, or at the Parliament, where he fits in the Lords House in Parliament-time; into whose Office the Writs of Parliament, made by the Clerks of the Pettibag, with the Names of Knights and Burgesses elected thereupon, are to be returned and filed. He hath also the Making of all special Pardons and Writs of Execution upon Bonds of Statute-Staple forfeited, which was annexed to his Office in the Reign of Q. Mary, in Confideration of his continual and chargeable Attendance: Both these before being common for every Cursitor and Clerk of the Court of Chancery to make.

Clerk of the Deliberics is an Officer in the Tower, who takes Indentures for all Stores issued

thence.

Clerk of the Errozs (Clericus Errorum) in the Court of Common Pleas, does transcribe and certiof the Cause of Action; upon which the Writ of folds. See, in Hanaperio nostro conessions: Or it Error (made by the Curstier) is brought, there to be judged and determined. The Clerks of the Erwinest Curstier of the Cause and the Writ of the Writ of Made by the Curstier) is brought, there to be judged and determined. The Clerks of the Erwinest Curstier of the Erwinest rors in the King's Bench, does likewise transcribe and certify the Records of such Causes in that Court into the Exchequer, if the Cause or Action were by Bill: If by Original, the Lord Chief Ju-flice certifies the Record into the House of Peers in Parliament, by taking the Transcript from the Clerk of the Errors, and delivering it to the Lord Keeper, there to be determined, according to the Statutes 27 El. 8. and 31 El. 1. The Clerk of the Errors in the Exchequer does transcribe the Records, certified thither out of the King's Bench, and prepares them for Judgment in the Court of Exchequer, to be given by the Justices of the Common Pleas, and Barons there. See 16 Car. 2. cap. 2. and 20 Ejusdem, cap. 4.

Clerk of Effoins (Clericus Effoniorum) is an Officer belonging to the Court of Common Pleas, who keeps the Essoin-Rolls, and hath for every

upon them, and the Delivering out of all the Rolls to every officer, the Receiving them again when they are written, and the Binding and Making up the whole Bundles of every Term; and this he doth as Servant to the Chief Juffice. For the Chief Justice is at Charge for the Parchnor the Chier Jutice is at Charge for the Faren-ment of all the Rolls; for which he is allowed, as the Chief Juffice of the King's Bench, befides the Penny for the Seal of every Writ of Privi-lege and Outlawry, the seventh Penny taken for the Seal of every Writ under the Green Wax, or Petit Seal, in the Court of King's Bench and Common Pleas respectively, the said Lord Chief Lytlices having anneal to their Swerz Offices of Justices having annexed to their several Offices or Places, the Custody of the said Seals belonging to each Court.

Clerk of the Effreats (Clericus Extractorum) is a Clerk belonging to the Exchequer, who termly receives the Eftreats out of the Lord Treasurer's Remembrancer's Office, and writes them out to be levied for the King. He also makes Schedules of such Sums estreated, as are to be discharged. See the Practice of the Exchequer,

pag. 82.

Clerk of the Pamper, or Panaper, (Clericus Hanaperii) is an Officer in Chancery (Anno 2 E. 4. cap. 1.) otherwise called Warden of the Hamper, in the same Statute, whose Function is to receive all the Money due to the King for the Seals of Char ters, Parents, Commissions, and Writs; as also Fees due to the Officers for enrolling and examining the same, with such like. He is tied to Attendance on the Lord Chancellor, or Lord Keeper daily in the Term-Time, and at all Times of fealing, having with him leather Bags, wherein are put all Charters, &c. after they are sealed; those Bags, being sealed up with the Lord Chancellor's private Scal, are delitered to the Controller of the Hamper, who upon Receipt of them, doth, as you shall read in his Office. This Hanaper represents a Shadow of that which the Romans termed Fiscum, which contained the Emperor's Treasure.

The Exchequer was anciently fo called, because in eo reconderentur Hanapi & scutra cateraque vasa qua in censum & tributum persolvi solebant; thus we read in the Monst. 1 Tom. pag. 943. Rex, &c., Cum de gratia nostra speciali & pro quodam sine, &c.

Vessels full of Money.

Clerk of the Juries or Jurata-Jurits, (Clericus Juratorum) is an Officer belonging to the Court of Common Pleas, who makes up the Writs coult'd Habeas Corpora and Distringus, for Appearance of Juries, either in Court, or at the Allises, after the Jury or Panel is returned upon the Venire facias. He enters also into the Rolls the Awarding of these Writs, and makes all the Continuous and the continuous and the state of the Lagrangian and the same of the lagrangian and the lagrang nuances from the going out of the Habeas Corpora,

until the Verdict be given.

Clerk Comptroller of the King's Boule, whereof there are two, is an Officer in the Court that hath Authority to allow or difallow the Charges and Demands of Pursuivants, Messens of the Green-Cloth, or other like. He hath alfo the Overlight and Controlling of all Defects and Miscarriages of any the inferior Officers, and to who keeps the Essan-Rolls, and hath for every Milearnages of any the interior Oincers, and to Execution to bar the Essain, in Case where the Execution to bar the Essain, in Case where the Party hath omitted his Time, fix Pence. He cers, viz. The Lord Steward, Mr. Treasurer, hath also the Providing of Parchment, and Cut-Controller, and Cofferer, either for correcting,

or bettering Things out of Order. This Officer

is mentioned Anno 33 H. 8. c. 12. Clerk Barshai of the King's Poule seems to be an Officer that attends the Marshal in his Court, and records all his Proceedings.

33 H. 8. c. 12.

Clerk of the King's Silber, (Clericus Argenti Regis) is an Officer belonging to the Court of Common Pleas, to whom every Fine is brought, after it hath been with the Custos Brevium, and by whom the Effect of the Writ of Covenant is entred into a Paper-Book; and, according to that Note, all the Fines of that Term are also recorded in the Rolls of the Court. And his Entry is in this Form : He puts the Shire in the Margin, and then faith, A. B. dat. Domino Regi dimidiam marcam (or more according to the Value,) pro licentia concordandi cum C. D. pro talibus terris, in tali villa, & habet chirographum per pacem admissum, Θrc.

Clerk of the Iking's Breat Mardzobe (Clericus Magna Garderoba Regis) is an Officer of the King's House, that keeps an Accompt or Inventory in Writing, of all Things belonging to the King's Wardrobe. Mention'd Anno 1 Ed. 4.

Clerk of the Barket (Clericus Mercati Hofpitii Regis) is an Officer of the King's House, (Anno 1 Ed. 4. cap. 1. and Anno 13 Ri.b. 2. cap. 4). whose Duty is to take Charge of the King's Meafures, and to keep the Standards of them, that is, the Examples of all the Measures that ought to be thro' the Land: As of Ells, Yards, Lagens, Quarts, Pottles, Gallons, &c. Of Weights, Bushels, and such like; and to see that all Meafures in every Place be answerable to the said Standard. Fleta, lib. 2. cap. 8, 9, 10, 11, 12. Of which Office, as also of our Diversity of Weights worth the Reading. Briton also, in his 30 Chap. 22 & Gaith in the King's Person, to this Effect: We is called will that none have Measures in the Realm, but we saurantee and the same measures in the Realm, but we saurantee and save Measures in the Realm, but we saurantee and save Measures in the Realm, but we save measures in the Realm, but we save measures in the Realm. our felves; but that every Man take bis Measures and Weights from our Standards. And so goes on with a Tractate of this Matter, that well shews the ancient Law and Practice in this Point. Touching this Officer's Duty, you have also good Statutes, An. 13 R. 2. c. 4. and an. 17 Car. 2. cap. 19. See 4 Inft. f. 273.

(I lerk of the Hitchils or Hitlis (Clericus Nibilitans))

lorum) is an Officer in the Exchequer, who makes a Roll of all such Sums as are nibiled by the She-rists upon their Estreats of Green-Wax, and deli-vers the same into the Lord Treasurer's Remembrancer's Office, to have Execution done upon it for the King. See the Stat. 5 R. 2. cap. 13. Stat. 1. and Practice of the Exchequer, pag. 101. See

Nibil

Clerk of the Depinance is an Officer in the Tower, who registers all Orders touching the King's Ordnance.

Cherk of the Dutlawzies (Clericus Utlagariarum) is an Officer belonging to the Court of
Common Pleas, being only the Servant or Deputy
to the King's Attorney General, for making out
Writs of Capias Utlagatum, after Outlawry; the
King's Attorney's Name being to every one
of those Writs. And whereas seven Pence is
paid for the Seal of every other Writ, betwixt
Party and Party, there is but a Penny paid for
the Seal of this Writ, because it goes out at the
King's Suit.

4 lerk of the Paper Dffice is an Officer in the King's Bench.

Clerk of the Darcels is an Officer in the Ex-

chequer. Clerk of the Parliament-fiolls (Clericus Rotulorum Parliamenti) is he that records all Things done in the High Court of Parliament, and engroffeth them fairly in Parchment-Rolls, for their better Preservation to Posterity. Of these there are two, one of the Lords House, another of the House of Commons. Cromp. Furifd. f. 4 & 1 Smith de Rep. Angl. pag. 38. See also Vowel's Book, touching the Order of the Parliament. See Fleta, lib. 2. c. 12. p. 31.

Cierk of the Patents, or of the Letters Patent under the Great of England, was erected

18 Fac.

Clerk of the Peace (Clericus Pacis) is an Officer belonging to the Sessions of the Peace. His Duty is, in the Sessions, to read the Indiaments, to enrol the Acts, and draw the Process: To record the Proclamation of Rates for Servants Wages, to enrol the Discharge of Apprentices, to keep the Counterpart of the Indenture of Armour, to keep the Register-Book of Licences, given to Badgers and Laders of Corn, and of those that are licenced to shoot in Guns, and to certify into the King s Bench, Transcripts of Indiaments, Outlawries, Attainders, and Convictions had before the Justices of the Peace, within the Time limited by Statute. Lambard's Eiren. lib. 4. cap. 3. fol. 379

Wierk of the Pell (Clericus Pellis) is a Clerk belonging to the Exchequer, whose Office is to enter every Teller's Bill into a Parchment-Roll, (called Pellis Receptorum) and also to make another Roll of Payments, which is called Pellis Exituum, wherein he sets down by what Warrant the Moncy was paid: Mentioned in the Statute 22 & 23 Car. 2. for Subfidy. This Officer is called in ancient Records Clericus Domini The-

Clerk of the Dettibag (Clericus Parva baga) is an Officer of the Chancery, of which Sort there are three, and the Master of the Rolls their Chief. Their Office is to record the Return of all Inquisitions out of every Shire; to make all Patents of Customers, Gaugers, Controllers, and Aulnegers; all Conge d'Eslires for Bishops; all Liberate's upon Extents of Statute-Staples; the Recovery of Recognizances forfeited; and all Elegits upon them; the Summons of the Nobility, Clergy, and Burgesses to the Parliament; Commissions directed to the Knights, and others of every Shire, for affesting Subfidies; Writs for the Nomination of Collectors for Taxes; and all Traverses upon any Office, Bill, or otherwise; to receive the Fees for Homages due to the Lord Great Chamberlain, of the Nobility, Bishops, &c. This Officer is mentioned 33 Hen. 8.

if they have no Goods, then he draws them down to the Lord Treasurer's Remembrancer, to write Estreats against their Lands. The ancient Revenue of the Crown remains in charge before him, and he fees the fame answered by the Farmers and Sheriffs. He makes a Charge to all Sheriffs of their Summons of the Pipe and Green Wax, and fees it answered upon their Accompts. He hath the drawing and ingrossing all Leases of the King's Land. In Henry the Sixth's Time, he was called Ingroffator Magni Rotuli.

Clerk of the Dleas (Clericus Placitorum) is an Officer in the Exchequer, in whose Office all the Officers of the Court (upon especial Privilege belonging unto them,) ought to fue, or to be sued upon any Action, &c. See the Practice of the Exche-

quer, p. 86. and 4 Inft. f. 107.

Clerk of the Daip Beal (Clericus Privati Sigilli) There are four of these Officers that attend the Lord Privy Seal, or (if none such) the Principal Secretary, writing and making out all Things that are fent by Warrant from the Signet to the fol. 61. Privy Seal, and are to be passed to the Great Seal: as also to make out (as they are termed) Privy Seals upon any special Occasion of his Majesty's Astairs; as for Loan of Money, and such like. Of this Officer and his Function, you may read the Statute 27 H. S. c. 11. He that now is call'd the Lord Privy Seal, seems in ancient Time to have been called Clerk of the Privy Seal, and to have been reckon'd, notwithstanding, in the Number of the great Officers of the Realm. Read the

Statute 12 R. 2. c. 11.

Clerk of the Rules, mention'd 22 & 23.

Car. 2. is an Officer in the Court of King's

Bench.

Clerk of the Bewers (Clericus Suerarum) is an Officer appertaining to the Commissioners of Sewers, writing all Things that they do by Virtue of the Commission, for which scc Sewers : And see

the Statute of 13 Eliz. cap. 9.

Onthe of the Signet (Clericus Signeti) is an Officer attendant continually on his Majesty's principal Secretary, who always hath the Custo-dy of the Privy Signet, as well for sealing his Ma-jesty's private Letters, as also such Grants as pass his Majesty's Hand by Bill signed. Of these there are four that attend in their Course, and have their Diet at the Secretary's Table. More largely you may read of their Office in the Statute made Anno 27 H. 8. ca. 11.

Cierk of the Superferens is an Officer belonging to the Court of Common Pleas, who makes out the Writ of Superfedeas, (upon the Defendant's appearing to the Exigent,) whereby the Sheriff is

forbidden to return the Exigent.

Clerk of the Creafur! (Clericus Thefaurarii) is an Officer belonging to the Common Pleas, who hath the Charge of keeping the Records of the Court, and makes out all the Records of Nisi Prius, hath the Fees due for all Scarches, and hath the certifying all Records into the King's Bench, when a Writ of Error is brought : Also he makes all Exemplifications of Records being in the Treasu-He is taken to be the Servant of the Chief Judice, and removeable at his Pleasure, whereas all other Officers are for Term of Life. There is also a Secondary or Under-Clerk of the Trea-fury for Affistant, who hath some Allowances. And likewise an Under-Keeper, who always keeps one Key of the Treasury-Door, and the chief Clerk of the Secondary another; so as the one cannot come in without the other.

Clerk of the Warrants (Clericus Warrantorum) is an Officer beloning to the Court of Common Pleas, who entreth all Warrants of Attorney for Plaintiff and Defendant, and inrols all Deeds of Indentures of Bargain and Sale, which are acknowledged in the Court, or before any Judges out of the Court. And he estreats into the Exchequer all Issues, Fines, and Amerciaments, which any way grow due to the King in that Court, and hath a flanding Fee of ten Pounds of the King, for making the same Estreats. See Fitz. Nat. Br. f. 76.

Cleronimus, i. e. An Heir : In the Monasticon, 3 Tom. pag. 129. we read, That K. Edgar gave another a certain Portion of Land for Life, with Liberty, that Post vita sua terminum quibuscung; Cle-

ronymis impune derelinquat.

Cleix, (Fr. Clays) Hurdles to fold or keep Sheep in. Tenentes de Hampton debent quærere sex summas virgarum apud Boscum de Haya juxta Heref. ad cletas nundinarum faciendas. Lib. Niger. Heref.

Clebum, Gloucester.

Clitones, Nor only the Eldest, but all the Sons of Kings; we meet with it often in old Authors, viz. In the Charter of King Æthelred, in Matt. Parif. p. 158. Ethelftanus Echryth, &c. cum clitonibus Epitheto subscribunt: So in Mr. Selden's Notes upon Eadmerus, Ego Edgar, &c. Ego Edmund Clito

Legitimus prefati Regis, &c.
Litte, & lett, The Names of Places beginning or ending with Clive or Cliff, fignify a Rock, from

the Sax. Clif, Rupes.

Charles ant, At Droitwich, Nantwich, See. in their boyling or walling of Salt, once in twentyfour Hours, they take out a Cake, which sticks to the Bottom of a Pan. This they call Clod-Salt; which if not taken timely out, would cause the Salt to melt. This Clod-Salt is the strongest of all, and is therefore commonly used to salt Bacon or Neat-Tongues; and the Women of those Parts put it into their Runnet-Pots, as the best

Preservative of good Cheese.

4 lorre, A Prisoner, or Dungeon; I believe of some British Original, which might give Name to the old Latin Cloeria, which Du Frefne unaptly conjectures to have been a Corruption of Clause-ria, a close Place of Restraint. The Dungeon, or inner Prison in Wallingford Castle, temp. H. II. was called Cloere Brien, i. c. Carcer Brieni, Fil. Com.
Domini de Wallingford. Hence feems to come the
Lat. Cloaca, which was originally the clotest
Ward, the nastiest Part of a Prison. The old Cloacarius is interpreted in a MS. Gloffary, Carceris Cuftos. The prefent Cloacarius, or Keeper of a Jakes, is an Office in some Religious Houses, imposed on an offending Brother, or voluntarily chosen by him as an Exercise of Humility and Mortification; and in some of our English Convents beyond the Seas, this fweet Officer is call'd Count of Holt.

Cloth, Is an unlawful Game, forbidden by the Statute, made in the 17th Year of E. 4. cap. 3. and is inhibited also by the Statute of 33 H. S. c. 9. But there it is more properly called Class.; for it is the throwing of a Bowl at nine Pins of Wood, or nine Shank-Bones of an Ox or Horse; and it is now ordinarily called Kailes, or Nine-Pins.

Termes de la Ley.

Cioth of Hap. Anno 27 E. 3. Stat. 1. c. 4. Clove, Is the two and thirtieth Part of a Weigh of Checse, that is, eight Pounds. 9 H. 6.

Cloves.

to every Man; they are Flowers of a Tree gathered and hardned by the Sun: Of their Nature, you may read in Gerard's Herbal, lib. 3. cap.
144. This is comprised among such Spices as are to be garbled. I fac. 19.

Cloudly, A Valey, Domefday-Book. Cloudly oc. See Abingdon.

Clown. See Colonus.

Clinich, Blew Clunch. At Wednesbury in Staffordsbire, upon finking a Coal-pit, near the Surface, they met first with Earth and Stone, then with a Substance called Blew Clunch, and thirdly

with Coal.

Cluta, Fr. Clous, Shoes, Clouted-shoes: Most commonly Horse-shoes, and the Streakes of Iron with which Cart-wheels are shod. pari rotarum computo ii. sol. ii. denar. in eodem serro li-gando v. sol. iv. denar. in axibus emptis iv. den. in clutis, & clavis ad ident emptis, iv. den. ob.-Confuetud. domus de Farendon. MS. f. 16. Hence

Clutarium, Cluarium, a Forge, or Smithy, or Smith's Shop, where the Clous, or Iron-shoes are made, or applied. Tenuit duas carucatas terra de Domino Rege, in capite per tale servitium deserendo pa-les ridum Domini Regis super quatuor pedes de cluario Domino Regis quotiescunque ad manerium sum de Maunssield venerit, & si inclaudet (if he lame) palesridum Domini Regis dabit ei palesridum quatuor marcarum. Mon. Angl. Tom. 2. p. 598.

Clypeus, One of a noble Family, Clypei pro-firati: A noble Family extinct: Sic nobilis clypeus ille Marescallorum tot & tantis hostibus Anglia formidabilis evanuit. Matt. Parif. 463. And Matt. Westm. speaking of the Family of Pembroke being

extîn&.

Inipulus. Knipulus, Knipus, Knivus, A Knife.
Thomas Matyr tam Cancellarium fuum quam Notarios cunitos Sacramento confrinzit, quod valens Cnipulum Anglicum propter Literas a Nemine reci-perent. Giral. Cambrens. apud Wartoni Angl. Sacr. P. p. 625.

Coca, Coquia, A Cogge or Boat. Vid. Coggle.

Correum, Ribebester in Lanashire.

Cotherings, An Exaction or Tribute in Ireland; now reduced to chief Rents. See

Bonaght.

Tocket or Toket, (Cockettum,) is a Seal belonging to the King's Custom-House. Reg. of Writs, fol. 192. a. Also a Scroll of Parchment fealed and delivered by the Officers of the Custom-house to Merchants, as a Warrant that their Merchandizes are customed. An. 11 H. 6. cap. 16. Which Parchment is otherwise called Litera de Coketto, or Litera testimoniales de Cocketto. Reg. s. 179. a. So is the Word used. An. 5 & 6 E. 6. c. 14. And 14 E. 3. Stat. 1. c. 21. Mone Rame of him to whom the Wools be. Anno 13 R. 2. C. 9. Inquisitio & Placitum contra quosdam qui lanas non Cockettatas custumatas extra regnum duxerunt. Inter Recorda de Reg. Scace. Mich. 25 E. 3. Et Ballivi sui capiant ad Caput pontis de Berewyk omnes homines venientes cum lanis, coreis vel pellibus vendendis sine ligno quod vocatur Coket. Pla. Parl. 21 Ed. 1.

Cocket is used for a Sort of Measure, as we may see in Fleta. Lib. 2. cap. 9. Panis vero integer quadrantalis frumenti ponderabit unum Coket & dimi-dium: It is also used for a Distinction of Bread in the Statute of Bread and Ale, made 51 Hen. 3.

Cloves, Caryophylli, are a Spice known by Sight overry Man; they are Flowers of a Tree gaered and hardned by the Sun: Of their Nature of their to a Simnel, shall weigh iis. lels than Wastel: Bread made of the whole Wheat, shall weigh a Cocket and a half; so that a Cocket shall weigh more than a Wastel by vs. Bread of Treet shall weigh two Wastels; and Bzead of common

Otheat shall weigh two great Cockets. Alben a Quarter of Albeat is sold for xviii d. then Wastel-Bread of a Farthing, White and well baked, shall weigh iv l. xs. Alben for iis. iii. vilis. See. By which we may perceive that Wa-fiel-Bread was the fineft, Cocket-Bread next, then Bread of Treet, and laftly, Bread of Common Wheat; as we now call the finest Bread, Wheaten, or French Bread, the second Sort white Bread, the third Brown, or Houshold Bread, &c. In Oxford anciently they had a coarse Bread called Tutestyn, hoc est, Panem surfuraceum vel atrum. Hist. Oxon. s. 158. b.

Cocket-bzead, Cocket. -- Quando quarterium frumenti venditur pro xii. denariis, tunc panes quadran-tes de wastello ponderabunt vi. libras, & xvi. sol. Panis autem de coket, de eodem blado & ecdem bultello ponderabit plus wastello ii. sol. & de blado minoris pretii ponderabit plus wastello v. sol. Panis de Symenel pon-derabit minus wastello ii. sol. Panis integer de fru-mento de quadrante ponderabit coket & dimidium Panis de Treyt ponderabit ii. wassellos, & panis de om-ni blado ponderabit ii. cokettes. Consuctud. domus de Farendon, MS. f. 42. I believe Cocket-bread or Cocket, was only hard Sca-bisket; either so call'd, because cocketted or mark'd with a peculiar Stamp or Cocket: Or also because made for the Use of the Cock-swains or Scamen. This is but my conjecture: For no Author has yet hit upon the Sense of the Word, or Derivation of it.

Cockettum, Cockett, Cocketum. The Custom-House or Office, where Goods to be transported, were first entred, and paid their Custom, and had a Cocket or Certificate of Discharge. Rolandus Trentacost ad enstediam coeketti, ad novum Castrum super Tynam per societatem Lucani-cam deputatur, postquam lana & pelles per praceptum Regis fuerunt arrestata, & transfretatio earum inbi-bita. Mem. in Scaccar. 23 Ed. 1. by Sir John

Maynard.

Cockettata Lana. Wool duly entred and cocketted, or authorized to be transported .-Mandatum quod lana non cockettatæ, vel non custumatæ sub forisfastura capiantur. Fin. 16 E. 3.

Cocklets, i. e. The meanest Sort of Men, corruptly for Cotfetts, that is, Cottagers: Villani vero vel Cocseti, vel perdingi, vel qui sunt viles vel inopes persona, non sunt inter legum judices numerandi. Leges

H. I. C. 29.

Cocodones was a Sort of French Money, very bad: Prohibita est moneta alienigenarum surrepti-tia & illegitima quam polardos, Cocodones & Rosa-rios appellabant, qui paulatim & latenter loco irrepse-runt Sterlingorum. Walsingham in Ed. 1. 1300. See Pollards.

A Cock-swain, Coxon, Boat-man, or Cocletus.

Seaman. Vid. Coggle.

Locula, Coculum, A Cogue, or little Drinking-cup, in Form of a small Boat, used especially at Sea; and still retained in a Cogue of Brandy.

Codicil, (Codicillus,) A Schedule or Supplement to a Will, or fome other Writing: Some Writers, conferring a Testament and a Codicil together, call a Testament a great Will, and a Codicil a little one; and compare a Testament to a Ship, and the Codicil to the Boat tied to it.

Codicil is used as an Addition annexed to a Testament, when any Thing is omitted, which the Testator would add, explain, alter or retract; and is the same with a Testament, but that it is without an Executor. See Swinb. p. 1. fest. 1. and

Touchstone of Wills, pag. 21, 22.
Coffee, Mentioned 15 Car. 2. cap. 11. A Kind of Drink, originally used among the Turks and Persians, and from them brought to us: It is thick, blackish and bitter, made from Berries of that Nature and Name, and now agreeably in Use as a wholfome Liquor.

Cofe3, Cottages. See Domesday-Book, thus interpreted by Mr. Agar.

Cofferer of the Bing's Woulhold, Is a principal Officer of his Majesty's Court, next under the Controller, that in the Counting House, and elsewhere at other Times hath a special Charge and Overfight of other Officers of the Houle, for their good Demeanor, and Carriage in their Offices, to all which he pays their Wages. He is made mention of 39 El. cap. 7.

Cofra, A Coffer, Cheft, or Trunk. Custos Collegii & domus eleemofynaria de Pontefracto, & Ministri ejusdem non sunt dotati quacunque dote temporali seu spirituali, vivente fundatore ejusdem. Sed fuerunt Stipendiarii capientes certam summam pecunia de Cofris dicti Fundatoris. Munimenta Hospit. SS. Trin, de Pontefracto, MS. f. 50.

Saught. Upon some of the Sca-coasts in York-shire, a small Fishing-Boat is called a Coggle, i. e. a little Cogge; and in some Places by Corruption a Cobble. From the old Teuton, Koge, a Ship: Whence the Lat. Coggo, Cogga, &c. Anno 1066. Venit ad boc in Angliam (Rex Noricorum) trecentis Coggonibus advectus. Mat. Weft. fub ann. Prapara-600 naves, & 24 eoggas bene praparatas. Mat. Par. sub ann. 1218. Hence our old Sax. Cockede, a Scaman; called in the Laws of King H. 1. 2. 20. Cocfeti, and cap. 81. Cothfeti. The old Glossary to these Laws, made in the Reign of Edward III. interprets Cocfade, by Cocarius, which Du Frefne seems to misinderstand for Coquus, a Cook: Whereas Cocarius is indeed a Coker, or Boat-man, from Coca, Coquia, a Boat: As with little Variation, a Coggefuane, a Cock-swain, now a Coggeson, or Coxon, is an Officer in a Ship. Hence the old Lat. Cogcio, Coccio, a wandring and begging Seaman; which Sir Henry Spelman (who rarely trifles) be-lieves to have been so called, from the Greek κωκόω Lugeo, Ploro. But the true Name and Original was Cogciones, Cog-men, or Boat-men, who after Shipwreck or Losses by Sea, travelled about to defraud the People, by begging and stealing, till they were restrained by many civil and good - ut isti Mangones & Cogciones, qui sine Laws. omni lege vagabundi vadunt per istam terram, non si-nantur vagari, & deceptiones hominibus agere. Vide Spelm. in voce, & Du Fresne.
Coggleshall in Essex. See Ansa.

Cognatione. Sec Cofinage.

Cognifor or Conufor, Is he that passeth or acknowledgeth a Fine of Lands or Tenements to another. Cognifee or Conufee, is he to whom the and ann Fine is acknowledged. West. Symb. part. 2. Tit. Cunage. Fines. feet. 2. 32 H. 8. 5.

Cognifance, Id eft, Intelligentia, Cognitio, with us is used diversly; sometimes signifying a Badge on a Waterman or Serving-man's Sleeve, which is commonly the Giver's, whereby he is discerned to belong to this or that Master. Sometimes an Acknowledgment of a Fine, or Confession of a Thing done, as Cognoscens latro. Brast. lib. 3. trast. 2. cap. 3. 20. 32. Cognoscere se ad Villanum. Id. lib. 4. tract. 3. cap. 16. As also to make Cognifance of taking a Distress: Sometimes as an Audience or Hearing of a Matter judicially, as to take Cognifance. Sometimes a Power or Jurisdiction, as Cognisance of Pleas is an Ability to call a Cause or Plea out of another Court, which no Man can do but the King, except he can shew Charters for it: For such Cognifance lies not in Prescription. Manwood, cap. 3. num. 2. See the Terms of the Law, and New Book of Entries, verb. Conv-Sance.

Cognitiones, Enligns, Arms, or rather a military Coat painted with Arms: Cum viderunt hoftes Christi armis, vexillis & cognitionibus pitturatis, &c. Mat. Paris. 1250.

Cognitionibus mittendis, Isa Writ to a Juftice, or other that hath Power to take a Fine, who having taken Acknowledgment thereof, deferreth to certify it into the Court of Common Pleas, to certify it into the commanding him to certify it. Reg. Orig. 68. b.

Cogs, (Cogones) seems to be a Kind of Vessel or Boat, upon the River Ouse and Humber, mentioned in the Stat. 23 H. 8. c. 18. Also a small Ship; for I find in Matth. Westm. An. Dom. 1066 .-Venit ad boc in Angliam (Rex Noricorum) trecentis Coggonibus advectus. About Scarborough they have fill a Sort of small Vessels, which they call Coggles, the little Cogs.

Conware, Seems to be a Sort of course Clothes made in the North of England, mentioned in the Stat. 13 R. 2. cap. 10. where there is Mention also of Cogmen, that is, Buyers of, Makers or Dealers

in fuch Cogware.

Colua is a promiseuous Multitude of Men in a Market or Fair, and Cobuagium is a Tribute paid by those who meet there: Quieti ab omni Thelomeo, passagio, Pontagio, Cohuagio, passagio, &c. Du Cange.

Coif, (Coifa, Fr. Coiffe,) Our Serjeants at Law are otherwise called Serjeants of the Coif; from the Lawn Coif they wear on their Heads, under their Cap, when they are created, and always after. See Serjeant, and Matt. Paris in an. 1259. and Fortescue de LL. Anglia, cap. 50.

The Use of it was to cover tonsuram Clericalem; otherwise called Corona Clericalis, because the Crown of the Head was close shaved, and a Border of Hair left round the lower Part, which made it to look like a Crown. See Tena.

Com, Cuneus, vel cuna, Seems to come from the French Coigne, Angulus, a Corner; which probably verifieth the Opinion of such as hold the ancientest Sort of Coin to be cornered, and not round; of this Lawyers Substantive Cuna, comes their Verb Cunare, to Coin. Cromp. Just. of Peace,

fol. 220.

Coinage, (Cunagium) Besides the general Signification, relating to Money, it is by a Law provided, That all the Tin in Cornwall, after it is call and wrought, shall be weighed and marked by the King's Officer, with a Lion Rampant, which is called Coinage. Briton, f. 186. and anno 11 H. 7. cap. 4 Some Authors write it

Cointefes are Garments made of Silk or fine morten alterius, &c. directed to the Justices of the Linen: Mille enim milits & amplius, vestiti serico ut Common Pleas, commanding them to direct their vulgariter loquamur Cointeses, in nuptiisex parte Regis Writ to the Bishop, for the admitting a Clerk in apparuerunt. Matt. Paris. 1252.

Coket. See Cocket.

Cokettatio. of Goods to be transported, in order to receive the King's Clerk, and he dying before he be adthe due Custom, and give the Ticket of Discharge.

Ordinatio de cokettatione lanarum fatta. Claus.

another.

23 Ed. 3. m. 37.
Colbzoke. See Pontes.
Colchester. See Colonia.

Collander-fred, or rather Coriander-feed, Semen Coriandri, Is the Seed of an Herb fo called, medicinable and wholsome for divers good Purposes; pi filo medio per modum Collationis, Sigillo med appe-which see in Gerard's Heibal, lib. 2. ca. 379. It is ni procuravi. Cartular. Abbat. Glasson. MS. fol. numbered among the Drugs that are to be 105. b. garbled. An. 1 fac. c. 19.

at the same Time had been manumised by their Lord or Patron. But the Condition of a Colibert of another presented by the King, who, during in English Tenure, was (as Sir Edward Coke affects) the Suit between the King and the Bishop's Clerk the same with a Sche-man, or one who held in the same with a Sche-man, or one who need in free Soccage; but yet was obliged to do customa-for the King's Clerk, and he dying before Adry Services for the Lord. The Word occurs in mittance, the King may bestow his Presentation to another. Reg. of Writs, f. 31. b.

Collations Weremitagn, Is a Writ whereby the King conferred the Keeping of an Herman and the services of the King conferred the Keeping of an Herman and the services of the King conferred the Keeping of an Herman and the services of the King conferred the Keeping of an Herman and the services of the King conferred the Keeping of an Herman and the services of the King conferred the King con ibi quater xx. villani, & quater xxii. bordarii, & lxx. fervi, & xvi. Coliberti, & xviii. Porcarii. So again, Glousefrescire: Bricaric, filius Algari tenebat Turnchiri T. R. E. ibi xxiii. Bor-They were certainly a middle Sort of Te nants, between fervile and free, or fuch as held their Freedom of Tenure under Condition of fuch Works and Services; and were therefore the fame Land-holders, whom we meet under the Name of Conditionales.

Libertate carens Colibertus dicitur effe. Du Fresne.

enters into Bond for the Performance of his Co- Collusion. See 50 E. 3. c. 6. wenant, the Bond is termed Collateral Assurance; Collateral Colleger in Essential Essential Colleger in Essential Essential Colleger in Essential Colleger in Essential Essential Colleger in Essentia in another Man's Ground, is Collateral to the Cotour, Color, Signifies in a legal Acceptation Ground. The private Woods of a common Per- a probable Plea, but in Truth false, and hath Collateral Marranty. See Warranty.

Bishop that hath it in his own Gift or Patronage, the Tenant for Term of Life died, after whose and differeth from Institution in this, that Institution into a Benefice, is performed by the Bishop, on by Force of the Grant (whereto C. the Tenant at the Motion or Presentation of another who is did never attorn) entred, upon whom B. entred, Patron of the same, or hath the Patron's Right against whom A. for that Entry brings this Assis, for the Time; yet is Collation used for Presentati &c. This is a good Colour, because the common on. 25 E. 3. Stat. 6. And there is a Writ in the People think the Land will pass by the Grant Register, 31. b. called De Collatione fatta uni post

the Place of another, presented by the King, who died during the Suit between the King and The Cocketting or taking Account the Bishop's Clerk; for Judgment once passed for mitted, the King may give his Presentation to

Collation of Seals. This was, when upon the same appending Ribbon, or Thread, or Label, one Seal was set on the Back, or reverse of the other. --- Ad majorem securitatem pramisorum Sigillum discreti viri Officialis Domini Batho-Well. Episco-

Collatione facta uni post mostem alterius, Is a Writ directed to the Justices of the Common Constitution, Collibertus, Con libertus. These Co- a Writ directed to the Justices of the Common liberts in Civil Law were only those Freemen, who Pleas, commanding them to direct their Writ to a Bishop, for the admitting a Clerk in the Place is departed this Life. For Judgment once past

mitage upon a Clerk. Reg. Orig. fol. 303,

308.

Collegiat Church, A Church built and endowed for a Society, or Body Corporate of a darii, & xv. Servi, & iv. Coliberti, ibi ii. molendini, Dean, or other President and secular Priests, as Canons or Prebendaries in the faid Church. There were many of these Societies distinguished from the Religious, or Regulars before the Reformation. And some are now established, as Westminfter, Windsor, Ripton, Wolverhampton, Southwell, Manchester, &c.

Collefozo. See Cilurum.

Ccllufion, Collufio, Is in our Common Law, a It feems also to be the same with Colonus, which deceitful Agreement, or Compact between two or more, for the one Party to bring an Action a-Collattel, Collateralis, Cometh of the Lat. La-gainst the other to some evil Purpose, as to deterale, that which hangest by the Side: And in fraud a third of his Right, &c. See the Terms of the legal Sense it differs not from the same Ac- the Law, fol. 142. and Bro. Tit. Collusion. See also ceptation; for Collateral Affurance, is that which the Cafe of Collation, Reg. Orig. f. 179. a. West. 2. is made over and beside the Deed it self. For ca. 32. and 8 H. 6. ca. 26. which gives the Quale Example, If a Man covenants with another, and Jus, and Inquiry in such Cases: Gifts made by

fon within a Forest, may not be cut without the this End, to draw the Trial of the Cause from King's Licence; for it is a Prerogative Collate-the Jury to the Judges. As for Example, A. ral to the Soil. Manwood's Forest Laws, c. S. num. 2. brings an Aflise of Land against B. and B. saith, He himself did let the same Land to one C. for Collation of Penefics, Collatio Beneficii, Signi-fies properly the Bestowing of a Benefice by the version to A. the Demandant; and afterwards C. Term of Life, and afterwards did grant the Rewithout.

without Attornment, where indeed it will not grants to the Barons, or Freemen of the Port of pass, &c. Also in an Action of Trespass, Colour Feversham, — quietantiam de omni Theolonio, &c. Plaintiff, and the Plaintiff supposing the Proper-used for a Fellow-Member, the Baron and his ty to be in A. at the Time of the Gift, took Combaron. them, and the Defendant took them from the Plaintiff, whereupon the Plaintiff brings an A- the same with certamen, prelium, pugna, and in ction; that is a good Colour and a good Plea. See more hereof Dostor and Student. lib. 2. cap. 13. and Broke, Tit. Color, in Affife, Trefpafs, &c. fol. 104.

Colour of Dace, Color Officii, Is always taken in the worst Part, and fignifies an A& evilly done by the Countenance of an Office, and it bears a diffembling Face of the Right of an Office, whereas the Office is but a Vail to the Falfhood; and the Thing is grounded upon Vice, and the Office is as a Shadow to it, it is but Colore Officii; when as Virtute Officii, by Virtute of the Of fice, is taken always in the best Part; and where the Office is the just Cause of the Thing, and the Thing is pursuing the Office. Plowd. in Dive and

Mamingham's Case, f. 64 a.

Colpare Arbores, To lop, or top Trees.

Potérant etiam colpare, & babere ramiliam, (i. e. to lop, and to have the Lop, or Boughs cut off) & omnia genera arborum que in eodem marif.o fue-

rant. Contin. Hist. Croyland, p. 473.

Colpatura, Colpatura, Colpatio, Lopping, Topping of Trees; a Trespais with the Forest. Qui autem forisfecerit in Foresta Regis de viridi sive per colpaturam, sive per esbrumataram, sive per fodi tionem turvarum, sive per es horiationem mora, sive per culpationem sub nemore, &c. Assisa de forestis temp. Rich. 1. Rog. Hoved. p. 784.

Colp cium. — Hec charta chirographata testatur

quod Dominus Willielmus de Herle dedit R. Peny servienti suo capitale messuagium de B. cum una carucata terra, & pastura ad octo boves infra bos-cum de W. salvis colpiciis infra boscum pradictum

factis & in posterum faciendis, donec ad persectionem pervenerint, quod se contra omnimoda animalia defendere possiert.——I suppose by Colpiciis is meant Samplars, or young Poles, which being cut down, make Leavers or Listers, in Warwickshire called

Colpices to this Day.

Colpe, A Crust, or rather a small Wax-Candle, a Copo de Cere; Hoveden tells us, that when the King of Scots came to the English Court, as long as he staid there, he had every Day, De Liberatione triginta sol. & duodecim Vassellos Dominicos, & quadraginta grossos longos Colpones de dominica Candela Regis, & octoginta Colpones de alia Candela. An.

Hand, one of the Spikes is always erect, invented to cast in the Road, for galling the Enemies Horse. They were used by the Romans, and cal-

led Murices.

a omatio, i. e. Cutting of the Hair : Si quis Dominum suum occidat, si capiatur, nullo modo se re- forth by an Herb so called, which you may dimat; sed de ejus Comatione, &c. damnatur. Leg. sec describ'd in Gerard's Herbal, lib. z. c. 416

Combarones, The Fellow-Barons, or Commonalty of the Cinque-Ports: King Henry III.

nust be given, of which there are an infinite consustation of figure 19st & Antecessores sui, & Antecessor himself was possessed of them as of his proper Ports is restrained from the common Inhabitants, Goods, and delivered them to A. to deliver to to distinguish their Representatives in Parhim again, when, &c. and A. gave them to the liament; the Word Combaron is now likewise

Combat, Duellum, Is a French Word fignifying our ancient Law was a formal Trial of a doubtful Cause or Quarrel, by the Swords or Bastons of two Champions: Of this you may read at large both in divers Civilians, as Paris de Puteo de re Militari & Duello, Alciat. de Duello, Hottoman disputatio Feudalium, cap. 42. and others; and common Lawyers, namely Glanvile, lib. 14. c. 1. Braci. lib. 3. Tract. 2. ca. 3. Britton, c. 22. Horne's Mirror of Justices, lib. 3. cap. Des Exceptions in fine prox. & of Japanes, no. 3, cap. Les Exceptions in jine prox. cr. cap. juramentum Duelli. Dyer, fol. 301. num. 41, 42. Cambden in his Brit. fol. 319. mentions a Combat. between Alan de la Zou.b, and John Earl of Warren, in the Year 1269. The last Trial by the Combat in England, was in the Sixth Year of King Charles the First, between Donald Lord Rey Appellant, and David Ramfey Efg; Defendant, both Sotchmen; but after many Formalities, the Matter was referred to the King's Will and Pleasure, whose Favour inclined to Ramsey. Baker's Chron. s. 500. Sec Co. on Littl. s. 294. b. Origines Juridiciales, fol. 65. and Spelman's Gloss, at large, verbo Campus.

Comba terræ, and Cumba terræ, does in fome of our old Charters occur for a low Piece of Ground, from Sax. Cumbe, Brit. Kum or Cuum, Engl. Comb, a Valley, or low Place between two Hills; which is fill fo called in Devonshire and Cornwall. And many Villages in other Parts of England obtained their Name of Comb from their Situation. So Compton, Combwell, &c. Sec Mr. Kennet's Gloff. in voce Combe.

Emmbe in Domefday fignifies a Valley, as Mr. Agar reports.

Combustin Decunia, The old way of trying mixt and corrupt Money, by melting it down upon Payments into the Exchequer. In the Time of King Henry II. the Bishop of Salisbury being Treasurer, considered, that though the Money did answer Numero & Pondere, it might be deficient in Value, because mixed with Copper or Brass. Therefore (consilio Regis, & Regia simul brains and provider utilitait) a Constitution was made, called The Trial by Combustion. The Practice of which differed of little or nothing from etice of which differed of Affaying Silver. Vide the present Method of Affaying Silver. Vide the present Method of, p. 7. Whether this Lowede's Essay upon Coin, p. 7. Whether this cost ron Spikes, so contrived that when thrown out of duce an Equation of Money only of Sterling, viz. a due Proportion of Allay with Copper; or to reduce it to fine pure Silver without Allay, doth not so easily appear. Vid. Hale of Sheriff's Accounts, p. 23.

Comin-Seed, Semen Cumini, Is a Seed brought This is placed among the garbleable Drugs. 1 Fac. 19.

Comitatu Commifio, Is a Writ, or Commission, | England are termed Temples; as Temple Bruere whereby the Sheriff is authorised to take upon him the Command of the County. Reg. Orig. fol. 295. Co. Rep. lib. 3. fol. 72.

Comitatu & Castro Commisto, Is a Writ whereby the Charge of a County, together with the keeping of a Castle is committed to the Sheriff.

Reg. Orig. f. 295. a.

© omtitatus, a County. Ingulphus tells us that

England was first divided into Counties by King Alfred, and Counties into Hundreds, and those again into Tithings ; and Fortefeue writes that Regthe County-Court, as in Magna Charta, cap 35. and Fleta, lib, 2. ca. 52. Nullus Comitatus teneatur nisi de mense in mensem. Sometimes 'tis taken for a Territory or a Jurisdiction of a particular Place, as in Mat. Parif. Anno 1234. Infra metas illas continentur quadam pradia & etiam Civitates & Ca-fira, quas Comitatui fuo affignare prafumunt. So in Charta H. 2. apud Hoveden: Castellum de Notting-Convita II. 2. upua Invocano. Conference de constatu, &c. De firmis mortuis & debitis de quibus non est spes, stat unus Rotulus, & intituletur Comitatus, & legatur singulis annis super Compotum Vicecomitum. Claus. 12 Ed. 1. M. 7.

Comitatus, De Dead Farme, and Debte de: sperate, whereof there is no hope, one Roll shall be made and intituled, Comitatus, and read every Bear upon the account of Sheriffs. 10 E. 1. cap. unico.

Dorfo.

Comitiva, i. e. a Companion or Fellow Tra-eller. 'Tis mentioned in Brompton in H. 2. viz. Pilio suo mandavit ut sororem suam & Cimitivam ejus reverenter susciperet. Sometimes it signifies a Troop or Company of Robbers, as in Walsingham, Anno 1366. Interpellaverunt auxilium Regis Anglia contra magnas Comitivas, &c.

Commandment, Praceptum, Is used diverfly in the Common Law : Sometimes for the Commandment of the King, when, upon his meer Motion, and from his own Mouth, he sendeth any Man to Prison. Staurdi, pl. cor. sel. 72. Commandment of the Justices. And this Commandment of the Justices. ces is either Absolute or Ordinary. Absolute as when upon their own Authority, in their Wisdom and Discretion, they commit a Man to Prison for a Punishment. Ordinary, is when they commit one rather for safe Custody than Punishment: And a Man committed upon an Ordinary Commandment is bailable. Staundf. pl. cor. 73. Again, Commandment is used for the Offence of him that willeth another Man to transgress the Law, or to do any Thing contrary to the Law, as Theft, Murder, and fuch like. Bratt. lib. 3. tratt. 2. cap. 19. Les Civilians appellent ce Commandment Angelus de maleficiis. Termes de la Ley, 145.

Commandly, (Praceptoria) was a Manor or chief Messuage, with Lands and Tenements appertaining thereto, belonging to the Priory of St. Fohn of Ferufalem in England; and he who had the Government of any fuch Manor or House was called the Commander, who could not dispose of it but to the Use of the Priory, only taking thence his own Sustenance, according to his Degree, who was usually a Brother of the same Priory. New Eagle, in the County of Lincoln, was, and still is, called the Commandry of Eagle, and did anciently belong to the said Priory: So were Slebach in Panhabelihire, and Sherana in Carabidadhia. Pembrokeshire, and Shengay in Cambridgeshire, Com-mandries in the Time of the Knights-Templers, fays Camden. -

in Lincolnshire, Temple Newssam in Iarlishire, co. because they formerly belonged to the said Templers. Of these read Anno 26 H. 8. c. 2. and 32 ejusdem, c. 24. See Preceptories.

Commarchio, the Confines of the Land. Imprimis de nostris Landimeris, Commarchionibus. Du

Tommeaturs, A Commandry, Preceptory or Portion of House and Lands, for the Accommodation of some Religious, especially the Knights-Templars . -- Dominis Ordinis Diva Maria Virginis num Anglie per Comitatus ut regnum Francie per (quas vulgo Fratrum Teutonicorum vocant) certa bona Ballivatus distinguitur. Sometimes tis taken for temporalia ac redditus empta sunt — unde ex bonorum asse Prafectura ejus ordinis aliquot, (quas vulgo Balivas, ac a commentu ordini parando commenturas vocant) distinct a sunt & terminata per classes. Append. ad Fascic. Rerum. Vol. 2. p. 363.

emmen. au , (Ecclefia commendata, vel cuftodia Ecclesia alicui comnissa) Is a Benefice, or Church-Living, that being void, is commended to the Care of some sufficient Clerk, to be supplied, till it may be conveniently provided of a Pastor: And that this was the true Original of this Practice. may be read at large in Durandus de Sacris Ecclehay be read at targe in Danish and Profits thereof only for a certain Time, and Profits thereof only for a certain Time, and the Nature of the Church is not changed thereby, but is as a Thing deposited in the Hands of him to whom it is commended, who hath nothing but the Custody thereof, which may be revoked When a Person is made a Bishop, there is a Cesfion of his Benefice by the Promotion; but if the King gives him Power to retain his Benefice, he shall continue Parson, and is said to hold it in Commendam. Hob. Rep. sol. 144. Latches Rep. 237, 237, See Ecclesia commendata in Gloff. 10. feript.

Commendatary (Commendatarius) is he that hath

a Church-Living in Commendam; which see.
Commendatory Letters are such which are

writ by one Bishop to another, in behalf of any of his Clergy, or other of his Diocese, travelling thither, that they may be received among the Faithful, or that the Clerk made be promoted, or that Necessaries may be administered to both. Several Forms of these Letters may be seen in our Historians, as in Bede. Lib. 2. ca. 18. Simeon of Durham, Anno 1125, &c.

Commence the product of the Pro-tedion of any fuperior Lord. For ancient Homage was either Predial, due for some Tenure; or Personal, which was either by Compulsion, as a Sign of necessary Subjection; or Voluntary, with a Desire of Protection. And those who by doing voluntary Homage put themselves under the Protection of any Man of Power, were faid Commendare se in manus ejus, and were therefore sometimes called Homines ejus commendati; and sometimes fimply Commendati, as often in Domesday-Book. Tho we have lost the Meaning of the Phrase, yet we use it in this Complement, Commend me to fuch a Friend, which is no less than, Let him know I am his humble Servant. Vide Spelman of Feuds, cap. 20.

Commendati dimidii, Persons who depended on two several Lords, and were to pay one half of their Homage to this, the other to that. Subcommendati were such, as like Under-Tenants, were under Command of those who were them-- These in many Places of selves depending on a superior Lord. And again,

Dimidii Subcommendati, who bear a double Relation to fuch depending Lords. --Lib. Domefday, - In parva Thornham duo liberi Homines, unus eorum fuit Commendatus Ulreva & alter Dimidius Subcommendatus Antecessori Malet.

Commendatus. In eadem Villa tenet Ailvi Commendatus Antecessori (Mallet) 60 Acras pro Manerio. Domessay, Sussolik. One that lives under the Protection of a great Man. Differe videntur Vassallus, Affidatus, & Commendatus ; Hic nempe Patrono teneri fide & obsequio, sine juramento aut aliqua tenura; Ille side & juramento, sed itemque sine tenura; Vassalus autem his omnibus, says Spel-

Commerciones, Commarciones, those who live in the Confines or utmost Limits of a Place. Si quis inter Commarciones regni nostri roberiam fa-

ciat. Du Cange.

Communalty, or rather Communalty, or Commonalty; Signifies the middle Sort of the King's Subjects, 2 Inst. fol. 539. Tout le Commune d'Engle-terre, are such of the Commons as raised beyond the ordinary Peafants, come to have the managing of Offices, and by that Means are one De-gree under Burgesses, which are superior to them both in Order and Authority, as in Com-panies incorporated, they are said to consist of Master, Wardens and Commonalty; the first two being the Chief, the middle Sort fuch as are usually called Of the Livery. See Continunities Regni. Blount says that this Word Commonalty includes all the King's Subjects. As in Articul. Super Chart. 28 Ed. 1. cap. 1. Tout le Commune d'Engleterre significs all the People of England.

Commillary, Commillariu, Is a Title of Eccle-fiastical Jurisdiction, appertaining to such a one as exerciseth Spiritual Jurisdiction (at the least so far as his Commission permitteth) in Places of the Diocese so far distant from the chief City, as the Chancellor cannot call the Subjects to the Bishop's principal Consistory, without their too great Molestation. This Commissary is by the Canonists termed Commissarius, or Officialis forane us. Lyndewode's Provin c. 1. de Accufat. &c. And he is ordained to this especial End, That he supply the Bishop's Jurisdiction and Office, in the Out-Places of his Diocese, or else in such Pa-rishes as be peculiar to the Bishop and exempted from the Jurisdiction of the Archdeacon; for where either by Prescription or Composition, there be Archdeacons that have Jurisdiction within their Archdeaconries, as in most Places they there have, this Commissary is superfluous, and most commonly doth rather vex and difturb the Country for his Luere, than of Conscience seek to redress the Lives of Ossenders. And therefore the Bishop taking Protestation-money of his Archdeacons yearly pro exteriori furifdittione, as it is ordinarily called, doth by superonerating their Circuit with a Commissary, not only wrong the Archdeacons, but the poorer Sort of Subjects much more, as common Practice too frequent teacheth.

Commiffion, Commiffio, Is for the most Part in the Understanding of the Law, as much as Delegatio with the Civilians. (See Broke, Tit. Com-

Judgment; as the Commission of Purveyors. 11 H. 4. cap. 28. But with the Epithet (High) is used for the Honourable Commission-Court, instituted and founded upon the Statute 1 Eliz. cap. 1. but for divers Reasons utterly aholished and taken away by the Statute made 16, 17 Car. I. cap. 10. and that again explained by another Act, 13 Car.

Commission of Association, Mentioned 18 El. cap. 9. Is a Commission under the Great Seal, to affociate two or more learned Persons, with the feveral Justices in the feveral Circuits and Coun-

ties in Wales.

Cou medicu of Puticipation, Was a Commiffon under the Great Seal, to collect a Sub-fidy before the Day, Anns 5 H. 8. Co. 12. Rep.

fol. 120.

Commission of Behellion, Commission Rebellionis, Is otherwise called A Writ of Rebellion, Breve Rebellionis, and iffues when a Man (after Proclamation issued out of the Chancery or Exchequer, and made by the Sheriff, to present himself under Pain of his Allegiance to the Court by a certain Day) appears not. And this Commission is directed by the way of Command to certain Persons, to the End, that they, three, two, or one of them do apprehend, or cause to be apprehended the Party as a Rebel and Contemner of the King's Laws, wherefoever they find him within the Kingdom, and bring him, or cause him to be brought to the Court, upon a Day therein affigned. The true Copy of this Commission or Writ, you have in Cromp. Furifd Court de Star Chamber, as also in West. touching Proceedings in Chancery, fett. 24.

Commissioner, Commissionarius, Is he that hath Commission, as Letters Patent, or other lawful Warrant, to execute any publick Office, as Com-missioners of the Office of Fines, and Lientes; West. Part. 2. Symbol Tit. Fines, fect. 106. Commissioners in Eyre, Anno 3 E. 1. c. 26. Commissioners of Sewers, 23 H. 8. 5. 12 Car. 2. ca. 6. with infi-

nite other fuch like.

Committee, Is he or they to whom the Confideration, or Ordering of any Matter is referred, either by some Court, or Consent of Parties to whom it belongeth. As in Parliament, a Bill being read, is either consented unto and passed, or denied; or neither of both, but referred to the Consideration of some discreet Men appointed by the House farther to examine it, who thereupon are called Committees: Committee of the King. West. Par. 2. Symb. Tit. Chancery, sett. 144. This Word scemeth to be something strangely used in Kitchin, fol. 160. where the Wi dow of the King's Tenant being dead, is called The Committee of the King; that is, one committed by the ancient Law of the Land to the King's Care and Protection.

Commoigne, Fr. a Fellow-Monk, that lives in the same Convent. 3 Part. Inft. f. 15.

Common (Commune, i.e. Quod ad omnes pertinet) fignifies that Soil or Water whereof the Use is Common to this or that Town or Lordship; as Common of Pasture, (Commune Pasturæ). Braffon, gatio with the Civilians. (See Broke, Tit. Commiffion) and is taken for the Warrant, or Letters
Patent, that all Men exercifing Jurifdiction either ordinary or extraordinary, have for their
Power to hear, or determine any Caufe or Action. Of these, see divers in the Table of the
Register Original, verbo Commission; yet this Word
Commens Appartenant, and Common pur Cause de ViciSometimes is extended further than to Matters of
mage.

Common in Gross is a Liberty to have Common alone, that is, without any Land or Tenement, in another Man's Land, to himself for Life, or to him and his Heirs; and it is commonly passed by Deed of Grant or Specialty. Old. Nat. Br. f. 31,

& 37·

Common Appendant and Common Appurtenant are in a Manner confounded, as appears by Fitz.

Nat. Br. fol. 180. and are defined to be a Liberty of Common appertaining to, or depending on, such and fuch a Freehold; which Common must be taken with Beafts commonable, as Horses, Oxen, Kine, and Sheep, being accounted fitteft for the Ploughman; and not of Goats, Geefe, and Hogs. But some make this Difference, That Common appurtenant may be severed from the Land whereunto it appertains, but not Common Appendant; which (according to Sir Edward Coke, lib. 4. f. 37.) had this Beginning: —— When a Lord enfeoffed this Beginning: — When a Lord enfeoffed another in arable Lands, to hold of him in Sorting cage, the Feoffee, to maintain the Service of his Plough, had at first by the Courtesy or Permission of his Lord, Common in his Wastes for necessity. fary Beafts, to car and compost his Land; and that for two Caufes: One, for that it was tacitly implied in the Feoffment, by reason the Feoffee could not till or compost his Land without Cattle, and Cattle could not be fustained without Pasture; so by Consequence the Feosfee had, as a Thing necessary and incident, Common in the Wastes and Land of the Lord. And this appears by the ancient Books, Temp. Ed. 1. Tit. Common 24. and 17 Ed. 2. Tit. Common 23. and 20 Ed. 3. Tit. Admeasurement 8. and by the Statute of Merton, cap. 4. The second Reason was, for Mau-tenance and Advancement of Tillage, which is much regarded and savoured by the Law.

Common pur cause de Vicinage, (i. e. Common by reason of Neighbourhood) is a Liberty that the Tenants of one Lord in one Town have to Common with the Tenants of another Lord in another Town. Those that challenge this Kind of Com-nion, (which is usually called Intercommoning) may not put their Cattle in the Common of the other Town; for then they are diffrainable; but turning them into their own Fields, if they fray into the Neighbour Common, they must be suffered. Common of Pasture the Civilians call Jus com-

pascendi.

Common Bench, (Bancus Communis, from the Sax. Banc. i. e. a Bank or Hillock, and meta-phorically a Bench, High Seat, or Tribunal.) The Court of Common Pleas was anciently fo called, An. 2. Ed. 3. ca. 11. because (faith Camden in his Britain. pag. 113.) Communia Placita inter subditos ex jure nostro, quod Commune vocant, in boc disceptantur, that is, The Pleas or Controversies between common Persons are there tried. And the Justices of that Court in legal Records are term'd Justiciarii de Banco. Coke on Littl. f. 71. b. See Common Pleas.

Common Pleas.

Common Sap in Plea of Land (Anno 13 Ric. 2 Stat. 1. cap. 17.) fignifies an ordinary Day in Court, as Ostabis Hillarii, Quindena Paleke, Sec. which you may fee in the Statute of 51 Hen. 3. concerning general Days in the

Bench.

Common fine, Finis Communis : Of this Fleta, lib. 1. c. 48. fest. quibus, hath these Words, Quibus expeditis (speaking of the Butiness finished by Justices in Eyre) consueverunt Justiciarii imponere villa-tis, juratoribus bundredis & toti comitatui concelamentum, & omnes separatim amerciare, quod videtur volun- in English by the Advice of some Wise Men, whom

tarium, cum de perjurio & concelamento non fuerint convicti, sed potius dispensandum esset cum eis quod animas in statera posuerint pro pacis conservatione. And a dia, vel fines comitatuum americatorum in finibus itinerum Fusiciariorum, & C. Common Fine is a certain Sum of Money which the Resiants, within the View of some Leets, pay to the Lord there-of, called in divers Places Head-Silver, in others Cert-Money, or Certum Leta, and Head-Pence; and was first granted to the Lord towards the Charge of his Purchase of the Court-Leet, whereby the Resiants had now the Ease todo their Suit Royal nearer Home, and not to be compelled to go to the Sheriff Turn: As in the Manor of Sheapshead, in Com. Leic. every Resiant pays 1 d. per Post to the Lord at the Court held after Michaelmas, which is there called Common Fine. There is al-fo Common Fine of the County; for which fee Fleta, lib. 7. c. 48. and the Statute of 3 Ed. 1. cap. 18. But the Clerk of the Market shall take no Common Fine, Anno 13 R. 2. cap. 4. For Common Fine the Lord cannot distrain without a Prescription. Godfrey's Case, Coke's 11 Reports. See Cert-Money.

Commons Boule of Parliament is fo called. because the Commons of the Realm, that is, Knights, Citizens, and Burgesses, representing them, do sit there. Crompt. Furist. 9.

4 ommon Intendment is Common Understand-

ing or Meaning according to the subject Matter, not strained to an exotick Sense. Bar to Common Intendment is an ordinary or general Bar, which commonly disables the Declaration of the Plaintiff. Of Common Intendment, a Will shall not be supposed to be made by Collusion. Coke on Littl.

1. 78. b. See Intendment.

Common Law. After the Decay of the Roman Empire, three Sorts of the German People invaded the Britons, viz. the Saxons, the Angles, who were a neighbouring People, and the Jutes: From the last came the Kentish Men, and the Inhabitants of the Isle of Wight; from the Saxons came the People called East, South, and West Saxons; and from the Angles came the East Angles, Mercians, and Northumbrians. As these People had different Customs, so they inclined to the different Laws by which their Ancestors were governed; but the Customs of the West Saxons and Mercians, who dwelt in the Midland Counties. being preferred before the Rest, were for that Reason called Jus Anglorum; but the particular Names were West Saxonlage, and Mer henlage; and by these Laws those People were governed for many Ages. But the East Saxons being afterwards subdued by the Danes, their Customs were intro-duced, and a third Law was substituted, which was called Dane-Lage.

The Danes being overcome by the Normans, Henry Bishop of Winchester, who was nearly related to the Conqueror, told our Historian Ger-was of Tilbury, That upon due Consideration of all those Laws and Customs the Conqueror abrogated some, and established others; to which he added some of his Country Laws, which he adjudged most to conduce to the Preservation of the Peace, and the Quiet and Esse of the People. And this is what we now call the Common Law.

Not that this was the Original of the Common Law; for Etbelbert, the first Christian King of this Nation, who lived in the fixth Century, made the first Saxon Laws, which were published

he called to his Assistance, which continue to and Lord Chief Justice of the Court; as appeareth this Day. 'Tis true, King Assea, who lived 300 by Fortefeue, cap. 51. who expresses all the Cir-Years afterwards, is called Magnus juris Anglicani cumstances of this Admission. The rest of the Conditor: Not because he first made that Law, Officers belonging to this Court, are, The Custos but because, being the first sole Monarch after Servium, three Prothonotaries, Chirographer, the Heptarchy, he collected all the Saxon Laws (which were made in the Space of 300 Years) into one Book, that is, he collected the best, and rejected the reft, and commanding them to be observed through the whole Kingdom, which before affected only several Parts thereof, it was therefore properly called the C. mnon Law, because it was common to the whole Nation; and foon after it was called the Fole Right, i. e. the People's Right. The Word Common Law hath three Significations: First, It is taken for the Laws of this Realm simply, without any other Law joined to it; as when it is disputed what ought of Right to be determined by the Common Law, and what by the Spiritual Law, or Admi-King's Court, as the King's Bench or Common Pleas, Wales. It fignifies also a great Seigniory, and only to shew a Difference between them and the base Courts, as Customary Courts, Court-Barons, fol. 5. 'Tis Sir Henry Spelman's Opinion, that a County-Courts, Pipowders, and such like; as Commote is half an Hundred; but Sylvester Giral-when a Plea of Land is removed out of ancient dus, in his Itinerary of Wales, tell no common because the Land is French for ral's Court, or the like. Demesn because the Land is Frank-see, and pleadable at the Common Law, that is, in the King's Court, and not in ancient Demesn, or any other base Court. Thirdly, and most usually, by the Common Law, is understood such Laws as were generally taken and holden for Law, before any Statute was made to alter the fame; as, neither Tenant for Life, nor for Years, were punishable by the Common Law for doing Wafe pullination of Gloue. cap. 5. was made, which gives Action of Waste against them: But Tenant by Courtesy, and Tenant in Dower, were punishable for it before the said Statute. See Law, and Merchenlage.

Common Pleas, Communia Placita, Is the King's Court now held in Westminster-Hall, but in ancient Time moveable; as appears by Magna Charta, cap. 11. and also 2 E. 3, cap. 11. & Pupilla oculi, Part 5. cap. 22. But Mr. Gwin in the Preface to his Reading saith, That until the Time that Henry the Third granted the Great Charter, there were but two Courts in all, called The King's Courts ; whereof one was the Exchequer, the other the King's Bench, which was then called Curia Domini Regis, and Aula Regia, because it followed the King and Court: And that up-on the Grant of that Charter, the Court of Common Pleas was creeted, and fettled in one cer-Coram me vel Justiciariis meis, simply without Addition of Place, as he well observeth out of Glanvile and Bratton: The one writing in Henry the Second's Time, before the Court was erected; the other in the later Time of Henry the Third, who crected this Court. All Civil Causes, both Real and Personal, are or were in former Times the Realm. And by Fortesche, cap. 50. it seemeth to have been the only Court for real Causes: The Chief Judge of that Court is called The Lord or placed upon the Bench by the Lord Chancellor on to Eng. Hift.

fourteen Filacers, four Exigenters, Clerk of the Warrants, Clerk of the Juries, or Junata Writs, Clerk of the King's Silver, Clerk of the Treasury, Clerk of the Essoins, Clerk of the Outlawries: whose distinct Functions look in their proper Places. See Common Bench, and 4 Inst. fol. 99.

Commore, (Br. Commor, i. e. Provincia,) in Wales, is half a Cantred or Hundred, containing fifty Villages. Stat. Wallie, 12 Ed. 1. and 21 H. 8. c. 26. Wales was anciently divided into three Provinces, North Wales, South Wales, and West Wales, otherwise called Powysland; and each of these were again subdivided into Cantreds, and every Cantred into Commotes. Sir Jo. Dodridge's History of Wales, fol. 2. So Breknokshire is found to Secondly, For the have three Cantreds, and cight Commotes. H ftory of dus, in his Itinerary of Wales, tell us 'is but a Quarter of an Hundred, viz. Gruffino filio Resi unius Commoti solum, id est, quarta partis Cantredi,

©c. Itinerar. lib. 1. c. 2.

Communance. The Commoners, or Tenants and Inhabitants, who had the Right of Common, or Commoning in open Fields, or Woods, were formerly called the Communance and Commaunce, Communa or Communia Pastura, the Common Pasture: And Communare, to enjoy the Right of Common.

Commune. See Comminalty.

Commune Concilium Regni Angliz, The Common Council of the King and People, affembled in Parliament. Sec Parliament.

Communia piacita non tenenda in Scaccario is a Writ directed to the Treasurer and Barons of the Exchequer, forbidding them to hold Plea be-tween Common Persons in that Court, where neither of them belong thereto. Reg. of Writs, fol. 187. b.

Communication, (Communicatio,) a Talking, Consultation, or Conferring with. Where there is only a Parley betwixt two, and no perfect Agreement, that is, no such Contract between 'em as on which to ground an Action, it is called a Communication.

Communi Cuffodia is a Writ that did lie for that Lord whose Tenant, holding by Knight's court was fettled at Westminster. And because this Court was settled at Westminster, therefore after against a Stranger that entered the Land, and that, all Writs ran, Quod sit coram fussiciariis notained the Ward of the Body. Old Nat. Er. spris apud Westmonasterium; whereas before it was, fol. 89. But this Writ is become obsolete since against a Stranger that entered the Land, and obtained the Ward of the Body. Old Nat. Er. fol. 89. But this Writ is become obsolete since Wardships were taken away by the Stat. 12 Car. 2. cap. 24.

Communitas Regni. Tota terra communitas, Regni totius communitas. These Phrases have been of late Years thought to fignify the ordinary Peoof late lears inought to agnity the ordinary reo-ple, and Freeholders; or at best Knights and Gentlemen, under the Degree of Barens, as if they were the Community of the Land, and had been always so esteemed. But anciently the Ba-rons only, and Tenants in Capite, or Military Men, were the Community of the Kingdom, and Chief Justice of the Common Pleas, affisted with three those only meant, taken and reputed as such in or four Associates, which are created by Letters our most ancient Historians and Records. See Patent from the King, and, as it were, installed Dr. Brady's Glossary, at the End of his Introduct-

Comosth, (Comortha,) from the Eritish Cym-orth, (Subsidium) a Contribution; Subsidium a and to Hold the Land in S. for three Years from morth, (Subsidium) a Contribution; Subsidium a pluribus collatum. Anno 4 H. 4. c. 27. 26 Hen. 8. c. 6. prohibits the Levying any such in Wales, or the Marches, &c. It feems this Comorth was gathered at Marriages, and when young Priests said or sung their first Masses, and sometimes for

Redemption of Murders or Felonies.

Companage, Fr. all Kind of Food, except Bread and Drink. Some Tenants of the Manor of Feskerton in Com. Nott. when they performed their Boons or Work-days to their Lord, had three Boon Loaves with Companage allowed them. Reg. de Thurgarton, cited in the Antiquity of Nottinghamshire. Yet the learned Spelman interprets it to be Quicquid cibi cum pane sumitur. But in the Cartular. Abbat. Glasson. MS. pag. 74. we find In pane, vino, & cervisia, pisce, sive alio quocunque genere Companagii, sive leguminis.

Companion of the Barter, Is one of the Knights of that most Honourable Order. 24 H. 8. c. 15.

See Garter.

the Bishop should in Compellativum adlegiationem docere ne quis alium perperam cogat jurejurando vel in

Compertonum, A judicial Inquest in the Civil Law, made by Delegates, or Commissioners to find out, or relate the Truth of a Cause. Et in carnibus porcinis emptis pro Clericis Domini Archiepiscopi super Compertorium apud Burcestre.—

Paroch. Antiq. p. 575.
Compositio mensurarum, Is the Title of an ancient Ordinance for Measures, not printed, and mentioned in the Statute of 23 Hen. 8.

cap. 4.
Compostum, Compost, or Dung. Compostare, to
Walterns Archiepiscopus lay on fuch Compost. — Walterns Archiepsfeons. Cantuar. remisse H. Priori & Conventus Ecclesia. Cantuar. manerium suum de Caldecote, — Predicti Prior & Conventus—terras predicti mane-rii faldabunt & compostabunt de exitu bestiarum ibidem. Dat. 15 Jul. 1326. Registr. Ecclesiæ Christi Cantuar. MS.

Compaint, Properly fignifies to print together; but as it is used in common Speech among Dealers in Books, it intends a furreptitious Printing of another's Copy, to make a Gain thereby to himself. This is contrary to the Statute made 14 Car. 2. cap. 33. 16 Car. 2. cap. 6. & 16 & 17 Car. 2. cap. 7. and 17 Car. 2. cap. 4. a-

pud Oxon.

Compromise, Compromissum. We usually say Compromise, is a mutual Promise of two or more Parties at Difference, to refer the Ending of their Controversies to the Arbitrement and Equity of one or more Arbitrators. West. par. 2. Symb. Tit. Compromise, sett. 1. defines it thus, A Compromise or Submission, is the Faculty or Power of pronouncing Sentence between Parties at Controversy, given to Arbitrators by the Parties mutual private Consent, without publick Authority.

Comptroller. See Controller.

Compurgatoz, one that by Oath justifies another's Innocence. See Law and Oath

Computation, Is used in the Common Law for the true and indifferent Construction of Time, fo that neither the one Party nor the other shall do Wrong, nor the Determination of Times referr'd at large, be taken one way or other, but com-puted according to the just Censure of the Law. As if Indentures of Demise are ingrossed, bearing

henceforth, and the Indentures are delivered the fourth Day of June, in the Year aforesaid: In this Case, From beneforth shall be accounted from the Day of the Delivery of the Indentures, and not by any Computation from the Date: And if the faid Indenture be delivered at four of the Clock in the Afternoon of the faid fourth Day, this Lease shall End the third Day of June, in the third Year; for the Law in this Computation rethe Incertainty, which always is the Mother of Contention; fo where the Statute of Inrolments made Anno 27 H. S. c. 16. is, That the Writings shall be inrolled within fix Months after the Date of the same Writings indented; if such Writings have Date, the fix Months shall be accounted from the Date, and not from the Delivery; but if it want Date, then shall it be accounted from The Delivery. Co. lib. 5. fol. t. If any Deed be flewed to a Court at Wessims in Court all Among the Laws of King Athelsan we read that the Term in which it is shewed, for all the Term in Law is but as one Day. Co. lib. 5. fol. 1. If a Church be void, and the true Patron doth not present within fix Months, then the Bishop of the Diocese may collate his Chaplain; but these fix Months shall not be computed according to the twenty-eight Days to the Month, but according to the Calendar: And there is great Diversity in our common Speech in the fingular Number, as a Twelve-Month, which includes all the Year, according to the Calendar; and Twelve Months, which shall be computed according to 28 Days to every Month. Co. lib. 6. fol. 61. b.
Compute, Is a Writ so called of the Effect,

because it compelleth a Baihif, Receiver, or Chamberlain, to yield his Account. Old Nat. Brev. fol. 58. It is founded upon the Statute of West. 2. cap. 2. Anno 13 E. 1. which, for your better Understanding, you may read. And it lieth also for Executors of Executors. 15 E. 3. Stat. de Provif. Vietual. cap. 5. Thirdly, Against the Guardian in Socage, for Waste made in the Minority of the Heir. Marlb. cap. 7. And see farther, where, how, and for what it lies. Reg. Orig. f. 135. Old Nat. Brev. ubi supra, & F. N. B.

fol. 116.

Con, the same with Ken.

Conable, (Fr. Convenable, i. e. Convenient or - Me ozdain that there be made a Fitting,) -Fache of Conabyl hepthe, credyd with Dikes of Herne, to foze the Entry of your Rechyne, that no strange Peopille may enter with certain Clekets, advised be pou, and be pour Steward to such Persons, as you and them think honest and Conabel. Artic. Decani & Capit. Sti. Pauli Priorat. S. Helenæ. Dat. 21 Junii, 1439. Concagu, the Barony of Kendall.

Concealers (Concelatores) are fuch as find out concealed Lands, that is, such Lands as are privily kept from the King by common Persons, having nothing to flew for their Title or Estate therein. Anno 39 Eliz. cap. 22. and 21 Jac. cap. 2. They are so called from Concelando, as Mons from Movendo, per Antiphrasin. See 3 Part. Inst. fol. 188. where the Author calls them Turbidum bominum genus.

Contessi, A Word of frequent Use in Conveyances, creating a Covenant in Law; as Dedi

makes a Warranty. Co. on Lit. fol. 384.

Concionatoz, A Common Council-Man, a Mt-Worthy, a Freeman called to the Hall, or Assembly. — Quodan tempore cum convenissent Concionatores Angliæ apud Londoniam, &. Histor. Elien.

Edit. Gale, cap. 46.
Conclusion, Conclusio, Is when a Man by his own A& upon Record, hath charged himfelf with a Duty, or other Thing. As if a Freeman confess himself to be the Villain of A. upon Record, and afterward A. takes his Goods, he shall be concluded to say in any Action or Plca afterwards, that he is free, by Reason of his own Confession. So if the Sheritt upon a Capias to him directed, returns that he hath taken the Body, and yet hath not the Body in Court at the Day of the Return; he shall be amerced, and if it were upon a Capias ad Satisfac. the Plaintiff may have his Action against the Sherist for the Escape; for by fuch Returns the Sheriff hath concluded himfelf. And this Word Conclusion is taken in another Sense, as for the End or later Part of any Declaration, Bar, Replication, &c. As where to the Bar there ought to be a Replication, the Conclusion of his Plea shall be, Et hoc paratus est verificare. If in Dower, the Tenant pleads, That he was never scised to render Dower, the Conclusion shall be, Et de hoc ponit se super Parriam. And in what manner the Conclusion shall be, according to the Nature of several Actions, see Kitchin, fol. 219,

Concord, Concordia, Is in the Common Law, by a peculiar Signification, defined to be the very Agreement between Parties, that intend the Levying of a Fine of Lands one to the other, how, and in what Manner the Land shall pass: In the Form whereof, many Things are to be considered. West. part. 2. Symb. Tit. Fines and Concords, feff. 30. whom read at large. Concord is also an Agreement made upon any Trespass committed between two or more, and is divided into a Concord executory, and Concord executed. Sec Plowd. fol. 5 & 6. Reniger and Fogassa's Case, where it appeareth by some Opinions, That the one bind-eth not, as being imperfect; the other absolute, and ties the Parties: And yet by some other O-pinions in the same Case, it is affirmed, That Agreements executory be perfect, and bind than Agreements executed, f. 8. b. and no less

Concubatia, A Fold, a Pen, or Place where attle lie together. — Willielmus de Putot con-Cattle lie together. cedit Hospitali de Thelesford unam dimidiam virgata terra in Essora ——quiete & integre in viis, semitis, terris, pratis, concubatiis & pasturis, cum om-- Cartular. de Thelif-

nibus aysiamentis. - ford. MS.

Concubinage Fr. fignifies properly the keeping a Whore for one's own filthy Use: But it is us'd as an Exception against her who sues for Dower, alledging thereby that she was not Wife lawfully married to the Party, in whose Lands she seeks to be endowed, but his Concubine. Briton, c. 107. Bratton, lib. 4. traft. 6. cap. 8. who tells us, That Concubinage may be lawful, Quoad haredem & hareditatis Successionem; but not Quoad dotem, Lib 3. c. 28. By which it must not be intended such a Concubinage which tends to Fornication; but such as was allowed in Scripture to the Patriarchs, viz. Secundum legem Matrimonii, infra dignitatem tamen uxoris ducitur.

Condate. Congleton in Cheshire.

Condercum, Chefter upon the Street, in the Bishoprick of Durham.

Conners, May seem to proceed from the French Conduire, i. c. Gubernare; they be such as stand upon high Places near the Sea-Coasts, at the Time of Herring-fishing, to make figns with Boughs, &c. in their Hands unto the Fishers, which way the Shole of Herrings passeth; for that doth appear better to such as stand upon some high Cliff on the Shore, by a Kind of blue Colour that the faid Fish causeth in the Water, than to those that be in the Ships. These be otherwise called Hewers, (probably from the French Huyer, exclamare) and Balkers, Direstors, and Guiders, as appeareth by the Statute Anno 1 Jacobi, cap. 23.

Cond #, a Ridge of Land: Quandam parcellam cujusdam Condis juxta campum ipsorum. Du

Freinc.

Condition, Conditio, Is a Restraint or Bridle annexed to a Thing, so that by the not Perforannexed to a Ining, to that by the not renormance, the Party to it shall receive Prejudice and Lofs, and by the Performance, Commodity and Advantage. West. part. 1. Symb. lib. 2. sett. 156. and Co. lib. 3. Pennant's Case, f. 64. Of these Conditions there are divers Kinds, Condition collateral, Condition in Fact, Condition in Law, Condition exprest, and Condition imply'd, &c. Condition collateral, is that which is annexed to any collateral Act, as that the Leffce shall not go to Canter-bury. Co. lib. 3. fol. 65. Condition in Fast, is that which is express in plain Words in any Feossment, Lease or Grant: Condition in Law is imply'd, though not at all exprest in the Grant. Also Conditions are either precedent, and going before the Estate, and are executed, or else subsequent and executory. Condition precedent, doth get and gain the Thing or Estate made upon that Condition, by the Performance of it. Condition fubfequent, keeps and continues the Thing or E. state made upon Condition, by the Performance of it. Condition precedent is, when a Lease is made for Life to one upon Condition, That if the Leffce will pay to the Leffce 20 li. at fuch a Day, then he shall have Fee-simple: Here the Condition precedes the Estate in Fec-simple, and upon Performance of the Condition, gains the Fee-fimple. Condition subsequent is, when one grants to F. S. his Manor of Dale in Fee-simple, upon Condition, That the Grantee shall pay to him at such a Day 20 li. or else that his Estate shall ecase; here the Condition is subsequent, and following the Estate in Fec, and upon the Performance thereof continues the Estate. See more of this in Co. lib. 3. f. 64. and in Lit. lib. 3. c. 5. and Perkins in the last Title Of Conditions.

Totte and isep. Bratton, lib. 2, c. 37. num. 3. Fomina in tall etate, (i. e. 14 & 15 Annorum) potest disponere Domui sue & babere Cone & Key. Colne, in the Saxons, signifies Calculus, Computus; and Key, Clavis. So that a Woman was then held to be of competent Years, when she was able to keep the Accounts and Keys of the House; And Glan. lib. 7. cap. 9. hath somewhat to the same

Purposc.

Confederacy (Confæderatio) is when two or more confederate or combine themselves to do any Damage to another, or to commit any unlawful Act. And tho a Writ of Conspiracy does not lie, if the Party be not indicted, and in lawful Manner acquitted, for so are the Words of the Writ; yet false Confederacy between divers Persons shall be punished, the nothing be put in Execution; which appears by the Book of 27 Assi

cach to maintain other, whether their Matter act of Confession was called Scrifde, whence possiwere true or false; and tho' nothing were supposed to be put in Practice, the Parties were enjoined to answer, fince the Thing is forbidden by Law. So in the next Article, in the same Book, Enquiry shall be made of Conspirators and Confede-Enquiry that the made of Conjunctions and Conjunctions, which bind themselves together, &c. This Confederacy, punishable by Law before it be executed, ought to have four Incidents: First, It it is said, That Confirmatio omnes supplet defectus, must be declared by some Matter of Prosecution, licet id quod astum est, ab initio non valuit. Co. on

distment is read unto him: And the Court deis, He may confess the Offen e whereof he is indisted openly in the Court, before the Judge, and the Judge to condemn the Offender; fo that it proceeds freely of his own accord, without any Threats, Force, or Extremity used: For if the Confession arise from any of these Causes, it ought not to be recorded. As if a Woman was indicted for the felonious Taking of Bread, to the Value of two Shillings, and being thereof arraigned, she confest the Felony, and said, That she did it by the Commandment of her Husband; and the Judges, in Pity, would not record her Confession, but caused her to plead Not guilty to the Felony; whereupon the Jury found, That she stole the Bread by Compulsion of her Husband, against her Will, for which Caufe file was dicharged. 27

Affif. pl. 50. The other Kind of Confession is, when
the Prisoner confesses the Indiament to be true, and that he committed the Offence whereof he is indicted, and then becomes an Approver, that is, an Accuser of others, who have committed the same Offence whereof he is indicated, or other Offences with him; and then prays the Judge to have a Coroner affigned him, to whom he may make Relation of those Offences, and the full Circumstances thereof. There is also a third Kind of Confession made by an Offender in Felony, which is not in Court before the Judge, as the other two are; but before a Coroner in a Church, or other privileged Place, upon which the Of-fender, by the ancient Law of the Realm, was to abjure.

Confession. Confessarius, a Confessionibus. The Priest, who received the auricular Confession, had the Title of Confessor. Though improperly; for he is rather the Confessor, being the Person passive, to whom the Confessor is made, or at least the Confessary, who receives the Confession, or the Confessionar. This receiving the Confession of a Penitent, was in the old Engl. to soreve, or to sorive, Sax. Scrifan; whence the Party confessed was Be-fcrifen; whence our Engl. Bestriev d, or looking like a confessed or striev d Person, imposed some uneasy Penance; Hence to bestreet, is to imprecate,

Placet. 44. where two were indicted of Confederacy, or denounce the Curse of Sin as Confession. The most solemn Time of confessing was the Day before Lent, which from thence is fill called Shrove-Tuefday.

as by making of Bonds or Promifes the one to the Lit. lib. 3. cap. 9. feet. 5, 515. It is a Conveyance other. Secondly, Malicious, as for unjust Revenue. Thirdly, It ought to be false, against an Innocent. Latly, To be out of Court, volunta-a particular Estate is increased. Nay, it is a particular Estate is increased. Nay, it is a Trily. Terms de la Ley.

Genfession of Dirence, Is, when a Prisoner is able, though not presently void. For Example, appealed or indicted of Treason or Felony, and a Bishop granteth his Chancellorship by Patent, brought to the Bar to be arraigned, and his Informed for the Term of the Patentee's Life; this is no void Grant, but voidable by the Bishop's Death, mands what he can fay thereto, then either he except it be strengthened by the Confirmation of confess the Offene, and the Indiament to be true, the Dean and Chapter. Qualibet Confirmatio aut or estranging him from the Offene, pleads Not est perficient, crescent aut diminuent. 1. Perficient, guilty, or essential many be made in and the Feosser aut diminuent. 1. Perficient, Estect stands Mute. Confession may be made in and the Feosser confirm the Estate of the second two Sorts, and to two several Ends. The one Feosser So is Difficience confirm the Estate of the Disseisor, or his Feossec. 2. Crescens, Doth always enlarge the Estate of a Tenant; as Tesubmit himself to the Censure and Judgment of mant at Will, to hold for Years; or Tenant for the Law, which Confession is the most certain Answer, and best Satisfaction that may be given to the Lord of whom the Land is holden, confirms the Estate of his Tenant, to hold by a less Rent. See more of this, West. Symb. part. 1. lib. 1. sett. 2. 500. F. N. B. s. 169, 226, 271. and Lit. lib. 3. c. 9. Co. 9. Rep. Beaumont's Cafe.

confiscate, Confiscatus, May be derived either from the Lat. Confiscare, or the French Confisquer; that is, in publicum aducere : All these Words are drawn from Fifeus, which (as Minsbew faith) originally fignifieth a Hamper or Basket, but Metonymically, the Emperor s Treasure; because it was anciently kept in such Hampers. And the our King doth not put his Treasure in such Things; yet as the Romans have said, That such Goods as are forfeited to the Emperor, were Bona Confisca-ta; in like Manner do we say of such Goods as are forfeited to the King's Exchequer. And the Title to have these Goods is given to the King by snch Law, when they are not claimed by some other. As if a Man be indicted, That he feloniously stole the Goods of another Man, when, in Truth they are the proper Goods of him indicted; and they are brought in Court against him as the Manner is, and he then asked, what he fays to the faid Goods, to which he disclaims; by this Disclaimer he shall lose the Goods, although that afterwards he be acquitted of the Felony, and the King shall have them as confiscated: But o-therwise it is, if he do not disclaim them. The fame Law is, where Goods are found in the Felon's Possession, which he disavow's, and after-wards is attainted of other Goods, and not of them, there the Goods which he disayows are confiscate to the King; but had he been attainted of the same Goods, they should have been said to be forfeited and not confifcate, notwithstanding his Disavownient. So if an Appeal of Robbery he brought, and the Plaintiff leaves out some of his Goods, he shall not be received to enlarge his Appeal, and forasmuch as there is none to have the Goods so left out, the King shall have them as conficate, according to the old Rule, Quad non capit Christus, capit Fiscus. And as in the Case afore-

faid, the Law punishes the Owner for his Negli- panes cum pertinentibus pulmentariis. Charta Edgence, and Connivency; so also the Law ahhors mundi Regis de Anno 946. See Sextary.

Malice in seeking the Life of any, without just

Cause. And therefore if A hath the Goods of B.

Canse. And therefore if A hath the Goods of B. Malice in feeking the Life of any, without just Cause. And therefore if A hath the Goods of B. Delivery or Finding, and B brings an Appeal stionem mortis Conjectare. In Legibus Alured. against A. for taking them feloniously, and it is cap. 21, & 32. found, That they were the Plaintiff's Goods, and more in Staundf. pl. cor. l. 3. ca. 24. 3 Inft. f. 227. cunicul Note, confiscare and forisfacere are Synonyma's; n. 32. and Bona confiscata are Bona forisfatla.

Confrairi, Confraternitas, A Fraternity or Brotherhood, as the Confrairie de St. George, or Les

Confreres, Confratres, Selden.

Confreres, Confratres, Beethren in a religious
House, Fellows of one Society. 32 H. 8. c. 24. Toule, remows of one Society. 32 H. 8. c. 24. Same with Conjurator, viz. one who is bound by of ongrable, Cometh of the French Conge, that the same Oath. Errialdus Marescallus juratus idem is, Venia; and signifies in our Common Law as dicit per omnia quod filius Andreas Common Law as dicit per omnia quod filius Andreas Common Law as lawful. much as lawful, or lawfully done, or done with Leave; as, the Entry of the Diffeife is congea-

Cro. 2. par. fol. 31.
Conge o'Accepter, Signifies Leave to accord, or agree; it is mentioned in the Statute of Fines, Is E. 3. in these Words, When the Original Writ is delivered in Presence of the Parties before the Justices, a Pleader shall say this, Sir Justice, conge d'Accorder; and the Justice shall say to him, What saith Sir R. and shall name one of the Parties,

Conge d'Ellire, Venia Eligendi, Is French, and fignifieth in our Common Lawthe King's Permiffion Royal to a Dean and Chapter, in Time of Vacation, to chuse a Bishop; or to an Abbey or Priory of his own Foundation to chuse the Abbot or Prior. F. N. B. f. 169, 170. Touching this Matter, Gwin in his Preface to his Readings, faith, That the King of England as Sovereign Patron of all Archbishopricks, Bishopricks, and other Ecclestastical Benefi es, had of ancient Time free Appointment of all Ecclefisfical Dignities, whenfoever they chanced to be woid, invefting them first, per Baculum & Annulum, and afterwards by his Letters Patent; and that in Procefs of Time, he made the Election over to others, under certain Forms and Conditions; as that they should at every Vacation, before they chuse, demand of the King Conge d'Ellire; that is, Licence to proceed to Election, and then after the Eleftion, to crave his Reyal Af-fent, &. And further, he affirmeth by good Proof, out of Common Law Books, That King John was the first that granted this, and that it was afterwards confirmed by West. 1. cap. 1. which Statute was made An. 3 E. 1. and again, by the Stat. Articuli Cleri, cap. 2. which was ordained, 25 E. 3. Stat. 3. It is certain all the Prelacies in England were conferred at the Pleasure of the Prince, and the Persons were invested by the King's Delivery of a Staff and Ring, till Archbish. Anselm denied this Royal Prerogative, and prevailed with Pope Paschal to abrogate this Custom by a solemn Canon. After which, the first Bishop who came in by a regular Election, was

Roger Bishop of Salisbury, in 3 H. 1. An. 1102.

Conglithan: 'Tis mentioned in Leg. Ina., c. 23, and signifies Joint-payment, or one who is a Companion with another in such a Payment or

Tribute.

Congius, an ancient Measure of fix Sextaries ; which is about a Gallon and a Pint. Et reddat quinque Congios cera & unum Ydromelli, & triginta

Coningeria, A Cony-borow, or Warren for Rathat the Defendant came lawfully by them: In bits.——Item dicunt, quod idem Dominus potest cathis Case the Goods are not conficate to the King, pere in duabus coningeries quas habet infra insulant because of the false and malicious Appeal. See de Vecta 100 cuniculos per annum, & walet quilibet cuniculus ii. den. - Inquis. de Anno 47 Hen. 3.

Wonifance. See Cognizance.

Conifoz. See Cognifor.

Conjurare is where feveral confirm a Thing by Oath.

Mon. 1 Tom. pag. 207.

Conjuration, Conjuratio, Is a Compound of con ble, and so Littleton uses it in his 410 Section and and juro, and so it fignifieth a Plot or Compact made by Men, combining themselves together by Oath or Promise, to do any publick Harm: But in our Common Law it is specially used for fuch as have personal Conference with the Devil, or evil Spirits, to know any Secret, or to effect any Purpole. Anno 5 Eliz. cap. 16. And the Difference between Conjuration and Witchcraft scems to be this; That the one by Prayers and Invocations of God's powerful Names, compels the Devil to say or do what he commandeth him; the other dealeth rather by a friendly and voluntary Conference and Agreement between Him or Her and the Devil, or Familiar, to have Her or His Desires, or Turns served, in lieu of Blood or other Gift offered unto him, especially of His or Her Soul. And both these differ from Enchantments or Sorceries, because they are perfoual Conferences with the Devil, as is already faid; but these are but Medicines, and ceremonial Forms of Words, called commonly Charms, without Apparition.

Conobium Erbs, Caerleon upon Conwey in Caer-

marthenshire.

Convoius ffubius, Conwey in Wales.
Conreats Pellis, A Hide or Skin dreffed, a Conreatore, by the Currier .---Una pellis ovina signa datur conreata, valet unum denarium, obolum una Pellis agnina signa datur conreata, valet i. den. -Regulæ compoti Domus de Farendon.

Conredium, the same with Corody; which see. Abbas & Monachi ejus loci per totum annum post obitum suum totum Conredium (sicut in vita sua perceperint) habere debent quod alicui indigenti pro anima sua erogabitur. Mon. 1 Tom. pag. 149. Consanguinec, Is a Writ, for the which see

Avo, & Reg. Orig. de Atavo, Proavo & Confangui-

neo, f. 226. a.

Conferbatoz, A delegated Umpire, or standing Arbitrator, who as a third impartial Friend, was chosen or appointed a Guarentee to compose and adjust Differences, that should arise between two other Parties. — Ego Simon Rector Ecclestæ
de Heyford Warine — subjuiendo me coercioni &
compulsioni, civilibus fudicibus vel Delegatis, seu Conservatori, quem dicti Religiosi & corum successores duxerint eligendum. -- Paroch. Antiq. pag. 513.

Conferbator of the Cruce and Dafe conduts, Conservator Indu iarum & Salvorum Regis conductuum, was an Officer appointed in every Port of the Sca by the King's Letters Patent, and had 401. for his yearly Stipend at the leaft. His Charge was to enquire of all Offences done against the King's Truce and Safe conducts upon the main Sea, out of the Liberties of the Cin ue-Ports, as the Admirals customably were wont to do, and such other Things as are declared in 2 H. 5. cap. 6. touching this Matter; read also the Statute of

4 H. S. c. 7.

Confirmator of the Peace, Conferentor vel Cuftos Pacis, Is he that hath an especial Charge, by Virrue of his Office, to see the King's Peace kept; Virtue of his Office, to fee the King's Peace Rept; semion or Ameniny of Treates. Every Archivehich Peace Lumbard in Effect defineth to be a floop and Bishop of every Diocese, hath a Confirmation of Addingence Addingence from that injurious flory Court held before his Chancellor or Commistore and Violence, which boisterous and unrular fary in his Cathedral Church, or other convenity Persons are in their Natures prone to use toly Persons are in their natures prone by Laws, wards others, were they not restrained by Laws, wards others, were they not restrained by Laws, and Fear of Punishment. Of these Conservators he farther saith thus, That before the Time of King quod Exspose Leges, que non bene secundum Santto-Edward the Third, who first erected Justices of rum Canonum pracepta, usque ad mea tempora, in Peace, there were sundry Persons, that by the Regno Anglorum surrunt, communi Concilio Archiepis-Common Law had Interest in keeping the Peace: coporum meorum & caterorum Episcop.rum & Abba-Of those some had that Charge, as incident to tum & omnium Principum Regni mei, emendendas jutheir Offices which they did bear, and so includicavi. Prepterea mando & Regia Authoritate praci-ded within the same, that they were nevertheless jio, ut nullus Episcopus vel Arbidiaconus de Legibus called by the Name of their Office only : Some Epifopalibus amplius in Hundret placita teneant, nec others had it simply, as of it self, and were there- causam, que ad regimen animarum pertinet, ad judifore named Custodes Pacis, Wardens, or Conserva- cium secularium hominum addu ant, &c. This Law, ters of the Peace. The former and later Sort he made by the Conqueror, feems to give the Or qual again subdivideth, which read in his Eirenarcha, of the Bishop's Consistory, as it sits with us divided lib. 1. cap. 2. The Corporation of the great Le-from the Hundred or County-Court, wherewith in vel of the Fens, does consist of a Governor, six the Saxon Time it was joined. And, in the same Bailiffs, twenty Confervators and Commonalty, as Law of his, is further added, He etiam defendo, ballins, twenty conferences and Commonaity, as by A&t of Parliament, 15 Car. 2-cap. 17. appears. The Chamberlain of Chefter is a Conference of the Peace in that County, by Virtue of his Office. 4 Inft. fol. 212. And Petty-Conftables are by the Common Law Conference of the Peace, &c. Conference of the Privileges of the Hofpitalers and Templers, &c. West. 2. cap. 43. 4 Inst. fol. 341.

Law Pleadings; Ideo Confideratum est per Curiam, i. e. 'Tis adjudged by the Court; for Consideratio Curia is the Indoment of the Court, viz. as in Matt. Paris. Addit pa 97. Semper paratus est stare ad Confiderationem parium fuorum; and in the 2 Mon. pa. 221. Abstulit ei dictam terram per Confi-

derationem Curiæ fua, &c.

Confideration, Confideratio, Is that with us which the Greeks called avantarus, that is the material Cause of a Contract, without which it would not be effectual or binding. This Confideration is either exprest, as if a Man bargain to give twenty Shillings for a Horse; or else implied, as when the Law it felf enforceth a Confideration; as if a Man come into a common Inn, and there staying some Time, taking both Meat and Lodging for himself and his Horse, the Law prefumeth that he intends to pay for both, though nothing be farther covenanted between him and his Host. And therefore if he discharge not the House, the Host may stay his Horse. Fulbeck's Parall. trast. Contrasts, fol. 6. Also there is a Consideration of Nature and Blood, and valuable Consideration: And therefore if a Man be indebted to divers others, and yet in Consideration of natural Affection, gives all his Goods to his Son or Coufin, this shall be construed a fraudulent Gift, within the Act of 13 El. c. 5. because this Act intends a valuable Confideration.

Confilium (Dies Confilii) was a Time allowed for the Accused to make his Defence, and answer the Charge of the Accuser. In aliis quarat accusatus Confilium, & baheat ab amicis & paribus suis, quod nullo jure debet defendi, &c. Leges H. I. c. 46. And in the next Chapter, Si quis a justitia Regis implacitatus ad Confilium exierit.

Confidor, a Magistrate so called; as, Testibus Rogero de Gant, Willielmo Confistore Cefiria,

&c.

Confistory (Confistorium) fignifies as much as Pratorium, or Tribunal. It is commonly used for a Council-House of Ecclesiastical Persons, or the Place of Justice in the Court-Christian; a Session or Assembly of Prelates. Every Archbiut nullus laicus bomo de Legibus qua ad Eiscopum pertinent, se intromittat, &c. Selden's Hilt. of Tithes, p. 413, 414.

Confoitoati a, Confolidatio, It is used for uniting two Benefices in one. Broke, Tit. Union, and Anno 37 H. S. c. 21. This is taken from the Civil Law, where it fignifies properly an Uniting of the Pof-fellion or Profit with the Property. For Example, if a Man have by Legacy Ufam fructum fundi, and afterward buy the Property or Fee-simple of the Heir, Ho cafu confolidatio fieri dicitur. See Union and Unity of Possession, and the Stat. 22 Car. 2.

cap. 11.

Conspirace, Conspiratio, Though both in Latin and French it is used for an Agreement of Men, to do any Thing either good or bad; yet in Common Law it is always taken in pejorem partem. It is defined Anno 33 E. 1. Stat. 2. to be an Agreement of fuch as do confeder, and bind themselves by Oath, Covenant, or other Alliance, That every one of them shall bear and aid the other, falfly and maliciously to indict, or falfly to move or maintain Pleas, and also such as eause Children within Age, to appeal Men of Felony, whereby they are imprisoned, and fo grieved; and such as retain Men in the Countries with Liveries or Fees, to maintain their malicious Enterprises. And this extendeth as well to the Takers, as to the Givers. And Stewards and Bailiffs of great Lords, which by their Seigniory, Office, or Power, undertake to bear or maintain Quarels, Pleas or Debates, that concern other Parties, than fuch as touch the Estate of their Lords, or themselves. See 4 E. 3. cap. 11. 3 H. 7. c. 13. and also 1 H. 5. c. 3. and 18 H. 6. c. 12. and the New Book of Entries, verh. Conspiracy. In the Places before-mentioned, Conspiracy is taken more gene-

rally, and is confounded with Maintenance and stried by the Laws of the Land. See Fortefcue, Champerty: But in a more special Signification, it is taken for a Confederacy of two at the least, failly to indict one, or to procure one to be in-dicted of Felony. And the Punishment of Conspiracy, upon an Indistment of Felony, at the King's Suit, is that the Party attainted, lose his Frank Law, to the Intent that he be not empannelled upon Juries of Affifes, or fuch like Employments, for the testifying of Truth. And if he have to do with the King's Court, that he make his Attorney, and that his Lands, Goods and Chattels be feifed into the King's Hands, his Lands eftreated, his Trees resed, and his Body committed to Prison. 27 Ass. 59. Cromp. Fust. of Peace, fel. 156 b. This is called Villanous fudgment. See Villanous Judgment. But if the Party grieved fue upon the Writ of Conspiracy, then see in Cases of less Weight, idem, fol. 116, &c. As Conspiracies made by Victuallers, touching selling of Victuals shall be grievously punished. See 37 H. S. 23. and 3 part. Infl. fol. 143. Sec Frank-

unfpiratione, Is a Writ that lies against Con-F. N. B. fol. 114. d. Cromp. de Jurisd. d. fpirators. F. N. B. fol. 114. d. Cromp f. 209. See also the Register, f. 134.

Confurato, s are (according to the Statute) Those that do confever, or bind themselves by Dath, Covenant, og other Mianes, that every of them hall and and bear the other failty and maliciously to indite, or cause to indite, or fally to mibe of maintain Pleas : 3nd alfo fuch as cause Childzen, within Age, to appeal Men of ffelony, whereby they are implifoned, and fore griebed; and fuch as retam Ben in the Country, with Liberties of Fees to maintain their malicious Enterpales: And this extendeth as vell to the Takers, as to the Givers. And Stewards and Balliffs of great Lods, which by their Se guio.p, Office, or Power, undertake to bear or maintain Quarrels, Pleas, or Debates, that concern other Parties than fuch as touch the Ckate of their Lozds, oz thems filbes. An. 33 Ed. 1. Stat. 2. — 2 Part. Inft. f. 384, and 562.

Conflable (Conflabularius) is a Saxon Word com-pounded of Cyning, or Cyng, and Staple, which fignify the Stay and Hold of the King. Lamb. Duty of Constables, num. 4. But I have seen it derived from Comes Stabuli, which seems more probable; because we had this Officer, and many others, from the Casarean Laws and Customs of the Empire, as well as from the Saxons. But this Dignity, which originally was to take Care of the King's Stables, was afterwards made military; and the Comes Stabuli was then the chief General, called by our Saxon Ancestors

Heretochii.

The Word is diverfly used : First, for the Constable of England; of whose great Dignity and Authority we find many Proofs in our Statutes and Chronieles. His Function confifts in the Care | because this may err or fail in its Contents, that of the common Peace of the Land, in Deeds of Arms, and Matters of War. Lamb. ubi supra. With whom agrees the Statute of 13 R. 2. cap. 2. Stat. 1. which fays, To the Court of the Confiable and Marshal it appertains to have the Conufance of Contracts and Deeds of Arms and of War out of the Realm, and also of Thin s that touch War within, as Combats, Blasonry of Arms, &c. But it may not meddle with Battle in Appeals, nor generally with any other Thing that may be the Customs of Abbies and Monasteries.

cap. 32. and 4 Inft. fol. 123. and especially Pryn's Animad on 4 Inft fol. 71. Anciently he was called Princeps Militia Domus Regis.

The Confiable of England was first created by William the Conqueror, and continued till the 13 H. S. It was an Hereditary Dignity, and dereaded to Females; and the Confable held feveral Manors of the King, as being Confable of England. But it being so powerful a Dignity, it became troublesome to the Crown, and therefore was laid afide by Henry VIII. and not created fince, but upon particular Occasions.

Out of this High Magistracy of Constable of England, (fays Lambard,) were drawn those inferior Constables, which we call Constables of Hundreds and Franchifes; and first ordained by the Statute of Winchester, 13 Ed. 1. which appoints, for Conservation of the Pcace and View of Armour, two Constables in every Hundred and Franchise, who in Latin are called Conftabularii Capitales, High Constables; because Continuance of Time, and Increase both of People and Offences, hath under these made others in every Town called Petit Constables, in Latin Sub-Constabularii, which are of like Nature, but of inferior Authority to the other. The making a Petty Constable belongs to the Lords of divers Manors, Jure Feudi. Of these read Smith de Rep. Augl. lib. 2. c. 22. Besides, these, there are Officers of particular Places, cal-led by this Name, as Constable of the Tower. Staunds Pl. Cor. fol. 152. Anno I H. 4. c. 13. Confable of the Exchequer, Anno 1 H. 4. c. 13. Confable of Dover Caftle, Cam. Britan. pag. 239. Confable of the Caftle of Windfor; Confable of the Cattle of Carnaron; Confable of the Cattle of Convay; Confable of the Cattle of Convay; Confable of the Caftle of Convay; Confable of the Caftle of Hardlaigh, in the County of Merioneth; Constable of the Castle of Beaumaris, Constable of the Castle of Caermarthen; Constable of the Castle of Cardinan; Constable of the Castle of Lanceston; Constables of the Castles of Rothlan, Chester, and Flint, &c. Constable of the Castle of London, (for so Baynard's Castle was consulting all the Castle of London, was anciently called,) and Robert Fitz-Walter was Constable thereof, and Banner-bearer of that City by Inheritance. But these are Cassellani properly, as Lambard notes, though consounded in Name with the other. See the Statute Anno 32 H. 8.

cap. 38.— Manwood, par. 1. cap. 13. mentions a

Conflable of the Forest. And Henry Lord Beaumont

was Constable of the King's Army. 10 E. 3. Baronage of England, 2 Part, f. 51 b.

Coustat, Lat. is the Name of a Certificate,

which the Clerk of the Pipe, and Auditors of the Exchequer, make at the Request of any Person who intends to plead or move in that Court, for Discharge of any Thing. Anno 3 & 4 E. 6. c. 4. and 13 Eliz. c. 6. The Effect of a Constat is the Certifying what does constare upon Record, touching the Matter in Question; and the Auditor's

Fee for it is 13 s. 4d.

A Constat is held to be superior to a Certificate; cannot; as certifying nothing but what is evident upon Recerd. Also the Exemplification under the Great Seal of the Incolment of any Letters Patent is called a Conftat. Coke on Littl. fol. 225. b. The Difference between a Conftat, Inspeximus, and Vidimus, you may read at large in Page's Cafe. 5 Report.

Confuetudinarit s, i. e. a Ritual or Book, containing the Rites and Forms of Divine Offices, or 'Tis

men-

mentioned in Brompton, who writing of Ofmond, Bishop of Salisbury, tells us, that Composuit ordina-lem E. clessaficie officii quem Consuetudinarium vo-

deforeeth his Lord of the Rent or Service due to him. Of this fee more in Old Nat. Br. fol. 77. Fitz. Nat. Br. fcl. 151. and Reg. of Writs, fol. 159.

Consustudo, Dies de Consustudine, A Day's Work to be done for the Lord, as a customary – i. c. debent reddi-Service by the Tenant. tum & quinque dies de consuctudine - i. e. Five Days Work in a Year. Paroch. Antiq. pag.

onful, in our Law Books, fignifies an Earl: For Bracton, lib. 1. cap. 8. tells us, that as Comes is derived from Comitatu, five a Societate, so Conful is derived from Confulendo; Reges enim tales fibi affociant ad Confulendum & regendum populum Dei. So in the Laws of Edward the Confessor, c. 2. Quod modo vocatur Comitatus, olim apud Britones temporibus Romanorum vocabatur Consulatus, & qui modo Vicecomites, tunc temporis Viceconfules vocabantur.

Confulta Ecclefia. A Church full, or provi-–Abbas dicit quod pradicta Ecclesia est ded for. consulta de ipso Abbate & conventu qui eam tenent in proprios usus. -- Cartular. Radinges, MS. fol.

211. a.

onfultation, Confultatio, Is a Writ whereby a Cause being formerly removed by Prohibition from the Eeelesiastical Court, or Court Christi an, to the King's Court, is returned thither again; for the Judges of the King's Court, if upon comparing the Libel with the Suggestion of the Party, they do find the Suggestion false, or not proved, and therefore the Cause to be wrongfully called from Court Christian, then upon this Confultation or Deliberation, they decree it to be returned again: Whereupon the Writ in this Cafe obtained, is ealled a Confultation. Of this you may read the Reg. Orig. 44, 45. usque ad 58. Old Nat. Brev. fol. 32. F. N. B. f. 50. See also the Statute of the Writ of Consultation, Anno 24 Ed. 1. and 1 Inft. fol. 105.

Contenement (Contenementum, as, contenemento suo) fignifies his Countenance, Credit, or Reputation, which he hath, together with and by reason of his Freehold. And in this Sense does the Statute of 1 E. 3. and 34 E. 3. c. 7. and Old Nat. Br. use it, where Countenance is used for Contenement. The Armour of a Soldier is his Countenance; the Books of a Scholar, his Countenance, and the like. Coke, 2 Part. Inft. f.l. 28. Bratten, lib. 3. Tratt. 2. cap. 1. num. 3. And Sir Henry Spelman says, Contenementum est assimatio &

conditionis forma, qua quis in Repub. sublissis. But I rather think that Contenement fignifies that which is necessary for the Support and Mainte-nance of Men according to their several Qualities, Conditions, or State of Life: For in Magna Charta, cap. 14. you have these Words, A Freeman shall not be amerced for a small Fault, but after the Quantity of the Fault, and for a great Fault after the Manner thereof, faving to him his Contenement, or Freehold. And a Merchant likewife shall be amerced, saving to him his Merchandises; and a Villain, saving to him his Waynage. And Bracton, lib. 3. tract. 2. cap. 1. nu. 3. hath these Words, Et sciendum quod miles & liber homo non amerciabitur nisi secundum mo-

dum delicti, secundum quod delictum fuit magnum vel parvum, & salvo contenemento suo, mercator vero non nisi salva Merchandisa sua, & villanus nisi salvo Consultation of the Civil Law, where Executio non Right Close, which lies against the Tenant that potest fieri in boves, aratra, aliave instrumenta rusti-

Contingent afe, Is such a Use as by the Limitation may, or may not happen to velt. Of which you may read to further Satisfaction in Chudleigh's Case. Coke, Rep. 1.

Continual Claim, It is a Claim made from Time to Time within every Year and Day, to Land or other Thing, which, in some respect, we cannot attain without Danger. As if I be differed of Land, into which, though I have Right unto it, I dare not enter, for fear of Death or Beating. It behoveth me to hold on my Right of Entry at the best Opportunity of me and mine Heir, by approaching as near it as I can once every Year, as long as I live; and fo I fave the Right of Entry to my Heir. Termes de la Ley. Again, If I have a Slave or Villain broken from me, and remaining any where within the ancient Demesse of the King, being in the Hands of the King, I cannot maintain the Writ De Nativo Habendo, as long as he continueth there; but if I claim him within the Year and Day, and fo continue my Claim, until I can find him without that Compais, I may lawfully lay hold of him as mine own. F. N. B. fol. 7. 9. See more in Lit. verb. Continual Claim. And the New Bock of Entries, Tit. Eodem; and Fleta, lib. 6. cap. 53. Sec Littl. lib. 3. cap. 7. and Stat. 32 Hen. 8.

Continuance is as Prorogatio in the Civil Law: Example ; Continuance until the next Affife. Fitz. Nat. Br. fol. 154. F. and 244. D. in both which Places it is faid, If a Record in the Treasury be alledged by the one Party, and denied by the other, a Certiorari shall be sued to the Treasurer, and the Chamberlain of the Exchequer; who, if they certify not in the Chancery that fuch a Record is there, or that it is likely to be in the Tower, the King shall fend to the justices, repeating the Certificate, and will them to continue the Affife. In this Signification it is likewife used by Kitchin, fol. 202, and 199. and an. 11 H. 6. ca. 4. And Continuance of a Writ or Affion is from one Term to another, in Case where the Sheriff hath not returned or executed a former Writ, iffued

out in the faid Action.

Continuando is a Word used in a special Declaration of Trespass, when the Plaintiff would recover Damages for several Trespasses in the same Action : For, to avoid Multiplicity of Suits, a Man may in one Action of Trespals recover Damages for forty or more Trespasses; laying the first to be done with a Continuance to the whole Time in which the rest of the Trespasses were done; and is in this Form, Continuando transgreffionem predictam, &c. a predicto die, &c. usque such another Day, including the last Trespass.

Contours. See Countors.

Contrabanceo Gooos (from Contra, and the Ital. Banco, an Edict or Proclamation) are those which are prohibited by A& of Parliament, or the King's Proclamation, to be imported into, or exported out of this or other Nations.

Contracaulatog. i. e. a Criminal, or one prosecuted for a Crime. 'Tis mentioned in Leg. H. 1.

сар. 61.

Contract, Is a Covenant, or Agreement with a lawful Confideration or Caufe. West. Symb. part. 1. lib. 1. sett. 10. or else one Thing must be given for another, which is called Quid pro Quo; as if I sell my Horse for Money, or covenant to make you a Lease of my Manor of Dale, in Confideration of twenty Pounds; these are Good Centracts, because one Thing is given for another. But if a Man make Promise to me, That I shall have twenty Shillings, and that he will be Debt-or to me thereof, and after Iask the twenty Shillings, and he will not deliver it; yet I shall never have an Action to recover, because the Promise was no Contract, but a bare Promise; and, ex nudo Patto non oritur Asio. But if any Thing were given for the twenty Shillings, tho But if any it were but to the Value of a Penny, then had it been a Good Contr. Et. Usurious Contract is a Contract to pay more Interest for Money than the Laws and Statutes of this Realm allow. It is a Devaflavit in an Executor to pay a Debt upon an U/u-

Tour Contract. Noy's Reports. f. 129.

Contrafactio, Counterfeiting. As Contral Sigilli Regis, Counterfeiting the King's Seal. As Contrafactio

Contra formam Collationis, Is a Writ that lies, where a Man hath given Lands in perpetual Alms to any late Houses of Religion, as to an Abbot and Covent, or to the Warden or Master of any Hospital, and his Covent, to find certain poor Men, and do other Divine Service; if they alien the Land, then the Donor or his Heirs shall have the said Writ to recover the Lands. But this Writ shall be always brought against the Abbot, or his Successor, and not against the Alienee, altho' he be Tenant ; but in all other Actions, where a Man demands Freehold, the Writ shall be brought against the Tenant of the Land. This is founded upon the Stat. of Westm. 2. c. 1. And of this see Reg. Orig. f. 238. and F. N. B. fol.

Contra fozmam Fcoffamenti, Is a Writ that lies for the Heir of a Tenant, infcoffed of cer-tain Lands or Tenements, by Charter of Feoffment of a Lord, to make certain Services and Suits to his Court, and is afterwards distrained for more than is contained in the said Charter. Reg. Orig. f. 176. Old Nat. Brev. 162. This Writ lies

Contramandatio Pizciti. In Leg. H. 8. c. 59. It feems to fignify a Respiting or Giving the Defendant further Time to answer: An Imparlance or Countermanding what was formerly or-

dered.

Contramandatum is a lawful Excuse which the Defendant by his Attorney alledgeth for himfelf, to shew that the Plaintiff hath no Cause to complain. Si dies placiti sit Contramandatus. Legcs H. 1. c. 59.

Contrapolitio, a Plea or Answer. Si quis in placito per justitiam posito sui vel suorum causam injustis Conterminationibus vel Contrapolitionibus difforciet, hane perdat. Leg. H. I. c. 34.

Contrarients. Thomas Earl of Lan after, taking Part with the Barons against King Edward the Second, it was not thought fit in respect of their Power, to call them Rebels or Traitors, but Contrarients: And accordingly we have a Record of those Times, called Rotulus Contrarientium.

Contratenere, To with hold. Si quis de imas contrateneat. Leg. Alfredi apud Brompton,

Contribules, (Contribunales,) Kindred, or Coufins. Si quifquam cognationis sua firmet eum posten, reus sit omnium que habebit erga Regent, & portet fai-dam erga contribunales mortui; that is, Let him be accounted as an Enemy to the Kindred of the

dead Man. Lamb. pag. 75.
Contributione farienda, Is a Writ that lieth where more are bound to one Thing, and yet one is put to the Burden. Fitz. Nat. Brev. fol. 162. bringeth these Examples, If Joint Tenants, or Tenants in Common, hold a Mill pro indiviso, and equally take the Profits thereof, the Mill falling to decay, and one or more of them refusing to contribute towards the Reparation, the rest shall have this Writ to compel them. And if there be three Coparceners of Land that owe Suit to the Lord s Court, and the Eldest perform the Whole, then may she have this Writ to compel the other two to a Contribution of the Charge, or to one of them, if one only refuse. The Old Nat. Brev. frameth this Writ to a Case, where one only Suit is required for Land, and that Land being fold to divers, Suit is required of them all, or some of them by distress, as intirely as if all were still in one, fol. 103. See Reg. Orig. rol. 176.

Controller, Contrarotulator, cometh of the French Contrerouleur, Antigraphus, which in Rome was us'd for him, Cui id muneris injunctum erat, ut observet for him, Cui id muneris injunctum erat, ut observet pecuniam, quam in usum Principis ved Civitatis collegenunt exactores. Budæus in Annot, prio. in Pand. Tit. De Quasseris Officio. In England we have divers Officers of this Name, as Controller of the King's House, Staunds. pl. cor. s. 52. & 6 H. 4. 3. Controller of the King's Navy, 35 El. cap. 4. Controller of the Customs. Cromp. Jurisd. f. 105. Controller of Calais. 21 R. 2. cap. 18. Controller of the Mint. 2 H. 6. 12. Controller of the Castroller of North Walcs. Controller of the Excise, &c.

Controller of the Hamper, who is an Officer in the Chameller, or Lord Reeper, to take all Things scaled from the Clerk of the Hamper, to Orig. f. 176. Old Nat. Brev. 162. This Writ lies I mings leaded from the Clerk of the Lamper, to not for the Plaintiff, who claims by Purchase note the just Number and Effect of all Things so from the first Feosfee, but for the Heir to the first Book, with all the Duties appertaining to his Machanilla and the Control of the state of the stat jesty, and other Officers for the same, and so chargeth the Clerk of the Hamper thereof.

Controller of the Pipe, Contrarotulator Pipe, is an

Officer of the Exchequer, that writeth out Summons twice every Year to the Sheriffs, to levy the Farms and Debts of the Pipe; and also keep-

eth a Contra-rollment of the Pipe.

Controller of the Pell, is another Officer of the Exchequer, of which Sort there be two, viz. The two Chamberlains Clerks, that do, or should keep a Controllment of the Pell of Receipts and Goings out. See Fieta, lib. 1. cap. 18. and 12 E. 3. ca. 3. who fay, This Officer was originally one that took Notes of any other Officer's Accounts of Receipts, to the Intent to discover him, if he dealt amis; and was ordained for the Prince's better Security, however the same since may be in some Things otherwise apply'd.

Controvoz, French Controuveur, He that of his own Head devises or invents false or feigned News.

2 Infl. f. 227.

nient, or Fitting. Anno 27 Ed. and 2 H. 6. c. 2. See Covenable. Anno 27 Ed. 3. Stat. 2. c. 21.

Covennos Infuls, Convey at the Mouth of the

Thames.

Conventicle, (Conventiculum,) a little private Assembly or Meeting for the Exercise of Religion; first attributed in Disgrace to the Schools of Wickliff in this Nation, above 200 Years fince, and now applied to the illegal Meetings of the Non-conformists, and is mentioned in the Stat. 2 H. 4. c. 15. 1 H. 6. c. 3. 16 Car. 2. c. 4. 8 22 ejusdem, cap. 1.

Conventio is a Word much used both in ancient and modern Law-Pleadings for an Agreement or Covenant. For Example take this pleasant

Record:

Ex libro Rotulorum Curia Manerii de Hatfield (juxta Infulam de Arbolme) in Com. Ebor.

Curia tenta apud Hatfield die Mercurii prox. post Festum --Ann. xi. Ed. 3.

Obertus de Roderham qui optulit se versus Johannem de Ithen de eo quod non teneat Conventionem inter eos factam, & unde queritur, quod certo die & anno apud Thorne convenit inter pradictum Robertum & Johannem, quod pradictus Johannes vendidit pradicto Roberto Diabolum ligatum in quodam ligamine pro iii. ob. & Super eo pradictus Robertus tradidit pradicto Jonanni queddam obolum-earles (i. Earnest-Money) per quod proprietas ditti Diaboli commoratur in persona ditti Roberti ad habendam deliberationem dicti Diaboli, infra quartam diem prox. fequent. Ad quam diem idem Robertus venit ad prafatum Johannem, & petit deliberationem dieti Diaboli, secundum Conventionem inter eos factam ; idem Johannes pradictum Diabolum deliberare noluit, nec adbuc vult, &c. ad grave dampnum ipsius Roberti lx s. Et inde producit sestam, \&c. Et pradistus lx s. Et inde producit settam, Erc. Et prædictus Johannes venit, Ge. & non dedicit Conventionem pradictam. Et quia videtur Curia quod tale placitum prautum non jacet inter Chrifitanos, Ideo partes predicti adjou-nantur ufque in Infernum, ad audiendum judicium Juum, & utraque pars in mifericordia, &c. Per Willielmum de Scargell Seneschallum.

Combention, Is a Writ that lieth for any Covenant in Writing not performed. Reg. Orig. fol. 185. Old Nat. Brev. fol. 101. Fitzberbert calls it A Writ of Covenants into Personal and Real, making a large Discourse of them both; as also how this Writ lieth for both.

Tean, 30. Confidence.

Confidence. See Cognifance.

Confidence. See Co

Conventuals, Are religious Persons united together in a Covent, or House of Religion. See

Fryer Observant.

Conventual Church. See Parifi.

Conberfors. The Jews here in England were formerly called Conversos, viz. because they were converted to the Christian Religion. Henry III. built an House for them in London, and allowed them a competent Provision or Subsistance for their Lives; and this House was called Domus Conversorum. "Tis mentioned by our Historians Matt. Pavif. and Matt. Westm. Anno 1244. But by Reason of the vast Expences of the Wars, and the Increase of these Converts, they became a Burthen to the Crown; and therefore they were placed in Abbies and Monasteries for their Support and Maintenance. But the Jews being af-

Convenable, Fr. Agrecable, Suitable, Conve-terwards banished, Edward III. in the fifty-first Year of his Reign, gave this House for the Keeping of the Rolls; and 'tis the same which is at this Time enjoy'd by the Master of the Rolls.

Convicancus, i. e. one of the same Street or Parish. Populus autem istic vadit ad condi-tum Episcopi, quo & cateri ejus Convicanei va-

Convict, Convictus, Is he that is found guilty of an Offence by Verdict of the Jury. Staund, pl. cor. f. 186. Yet Crompton out of Dyer, fol. 275. faith, That Conviction is, either when a Man is outlawed, or appeareth and confesseth, or else is found guilty by the Inquest. Cromp. Fust. of Peace, f. 9. a. Conviction and Attainder are often confound-See Attaint and Attainted.

21 Conout Recufant, Is one that hath been legally presented, indicted, and Convist for refu-sing to come to Church to hear the Common Pray-

er, according to the several Statutes of t El. 2. 23 El. 1. and 3 Jac. 4. This Term is generally given to Papifis, the any other refusing to come to Church in like Manner, are as properly Recusants.

See Jury.
Convibium fignifies the same Thing amongst the Laity, as procuratio doth amongst the Clergy; i. e. when the Tenant, by reason of his Tenure, is bound to provide Meat and Drink for his Lord once or oftner in the Year. Potentibus vero non causa convivandi, sed pro Monasterii utilitate quoties expedierit, obviandi intra infraque Monasterium licentiam

Datest. Solden in Eadmer. p. 150.
Convocation (Corrocatio) is the Assembly of all the Clergy to consult of Ecclesiastical Matters in Time of Parliament: And as there are two Houses of Parliament, so are there two Houses of Convocation; the one called the Higher Convocation House, where all the Archbishops and Bishops sit severally by themselves; the other The Lower Convocation-House, where all the rest of the Clergy sit; that is, all the Deans and Archdeacons, one Prothat is, an incomplete the control of the Clergy of each Diocefe: In all 166 Persons.

Anno 25 H. 8. c. 19. See Prolocutor.

Conus, Coin. Eos etiam qui Conos faciunt in occultis & vendunt falsariis pro pecunia. Leg. Ethel-

redi, cap. 36.

Debent habere retro panagium a Festo Santi Martini, usque ad Festum Purificationis Beate Mariæ, & omnes coopertiones de maeremio prostrato, (i. e. all the Bark of Timber-Trees felled) ad opus Domini Regis. Blownt of Tenures, pa. 189. who by Mi-flake renders Coopertiones Coverings or Crops of Timber. The same Word occurs in the Additaments to Matthew Paris. -- Inquiratur qui ceperint coopertiones, ceppagia & escaetas quercuum, sive aliarum arborum (i. e. the Barks, the Chumps, and the broken Wood) though Dr. Watts, in his Glossary, does unhappily interpret Coopertiones to be the Heads and Boughs of Trees. And the Elaborate Du Fresne is as much in the Dark for the Sense of this Word. Quercus discooperta, is an Oak debark'd.

Cooper-

Coopertozium, i. e. Culmen. Concessi eifdem fragium, focalia, & Coopertia sufficientia in om nibus mariseis & communibus villa. Monast. 2 Tom. pag. 813. Coopertozium Pellium. -

- In Pelliaria funt Pelles & Coopertorium, una Pellis ovina siqua datorium Pellium ovium quod grangiis liberatur valet xii. den. Regulæ compoti Donius de Farendon. MS.

Congressium ad lectum, A Blanket, a Cover---- Inter consuetudines Abbatia Glastonienlet. --habere debet in Cœna Domini unusquisque diurnales sotulares, & in hieme nosturnales, & duo coopertoria ad lectum. Cartular Abbat. Glasson.

Constitura, a Thicket or Covert of Wood. Charta de Foresta, cap. 12. Equus Coopertus, a Horse

covered or harnested.

woparceners, Participes, are otherwise called Parcerners, and in Common Law are such as have equal Portion in the Inheritance of their Anceftor; and as Littleton in the Beginning of his third Book saith, Parceners be either by Law, or by Custom: Parceners by Law, are the Issue Female, which (no Heir Male being) come in Equality to the Lands of their Ancestors. Bro. lib. 2. cap. 30. Parceners by Custom, are those that by Custom of the Country challenge equal Part in such Lands; as in Kent, by the Custom called Gavelkind. This among the Feudists is called Adequatio, Hot. in verbis Feud. verb. Adæquatio. Of these you may see in Littleton at large, in his first and second Chapters of his third Book. And Britton, c. 27. intitled, De Heritage divisable. The Crown of England is not subject to Coparcenary. 25 H. 8. cap. 22.

Cope, By Domefday Book, as Mr. Agar hath interpreted it, fignifies a Hill. It denotes also, according to Mr. Manlove, in his Treatife of the Liberty and Customs of Mints, &c. printed 1653. a Custom or Tribute due to the Lord of the Soil, or else to the King, out of the Lead-Mines, in some Part of Devonshire: His Words

are thefe, -

—Egress and Regress to the King's Highway, The Miners have; and Lot and Cope they pay. The Thirteenth Dijh of Oar within their Mine, To the Lord, for Lote, they pay at Measuring Time. Six-pence a Load for Cope the Lord Demands, And that is paid to th' Berghmafter's Hands, &c.

See also Sir John Pettus's Fodina Regales, on this

Subject.

Copia libelli beliberanda, Is a Writ that lieth, in Case when a Man cannot get the Copy of a Libel at the Hands of the Judge Ecclesiastical. Reg.

Orig. f. 51.

Copps, A Cock of Grass, Hay, or Corn, so divided into tithable Portions. This is the true Sense of the Word in that Passage of Will. Thorn, inter X Script. col 1820. An. 1177. Patti funt Homines de Halmoto de Menstre in Thaneto fru-Homines de Halmoto de Menstre in Thaneto—fra-ges omnes suas coppare extunc & deinceps, (i. e. to set out their Hay and Corn into Copps or Cocks) & sic per coppas omnes decimas suas ipsi & haredes sui a modo, & in aternum legitime dare; i. e. by a just and equal Proportion of Tithing to pay the tenth Cock. This Authority the Learned Du Fresne cites in voce coppa; but seems to understand it only of cutting down their Corn; whereas it strictly

Copes or Heaps, (as they do Barley, Oats, &c. not bound up) that it might be the more fairly and justly tithed. In Kent they still retain the Word A Cap of Hay, A Cap of Pease, A Cap of Straw.

Coppute domum, To cope a House, or to lay on the Roof, and Covering on the Top of it.-Johanni Bunbury tegulatori, capienti in grosso ad coppiendam pradictam domum, iv. lib. 1. den. Pacoppiendam pradictam domum, vo. lib. 1. dem. Parroch. Antiq. pag. 575. From the Sax. Coppe, the Height or Top of a Thing; Cop, the Head or Crown, & cop. all from the Brit. Koppa, the Top or Highest Part. Hence the Cope, or supreme Cover; as in the Proverb, Under the Cope of Heaven. A Cope, or upper Garment, as the outer Vett of a Pricit; and in Chaucer, Cope is used for a Cloak.

Cour, Copia, Is according to the French Le double de quelque escripture, and fignifies in a legal Sense the Example or Transcript of an original Writing; as the Copy of a Charter, the Copy of a

Court-Roll, &c.

Coppholo, Tenura per Copiam Rotuli Curia, Is a Tenure for which the Tenant hath nothing to shew but the Copy of the Rolls made by the Steward of his Lord's Court; for the Steward, as he inrolleth and maketh Remembrances of all other Things done in the Lord's Court; so he doth also of such Tenants as be admitted in the Court, to any Parcel of Land or Tenement belonging to the Manor; and the Transcript of this longing to the Manor; and the Francript of this is called The Copy of the Court-Roll, which is all the Tenant taketh from him, and keeps as his only Evidence. Co. lib. 4, f. 25. b. This Tenure is called A Bafe Tenure, because he holdeth at the Will of the Lord, Kitchin, f. 80. cap. Copbolds, F. N. B. f. 12. where its faid, That it is wont to be called Tenure in Villenage, and that of Control is that a new Name: vert it is not simply Copyhold is but a new Name : yet it is not fimply at the Will of the Lord, but according to the Custom of the Manor: So that if a Copyholder break not the Custom of the Manor, and thereby forfeit his Tenure, he seemeth not so much to stand at the Lord's Courtesy for his Right, that he may be displaced at his Pleasure. These Customs of Manors be infinite, varying in one Point or other almost in every several Manor: First, Some Copybolds are fineable at Will, and some certain: That which is fineable at Will, the Lord taketh at his pleasing how if it was the control of the contro his Pleature; but if it exceed two Years Revenue, the Chancery, King's Bench, Common Pleas, or Exchequer, may reduce them to Reason. That which is certain, is a Kind of Inheritance, and called in many Places Cuftomary, because the Tenant dying, and the Hold being void, the next of Blood, paying the Customary Fine, as two Shillings for an Acre, or such like, may not be deny'd his Admission. Secondly, Some Copyholders have by Custom, the Wood growing upon their own Land, which by Law they could not have. Kitchin, ubi fupra. Thirdly, Copybolders, some be such as hold by the Verge in ancient Demesine; and altho' they hold by Copy, yet are they in Account a Kind of Freeholders; for if such a one commit Felony, the King hath Annum, Diem & Vastum, as in case of Freehold. Some other hold by Comas in case of Freebold. Some other hold by Common Tenure, called Meer Copybold, and they committing Felony, their Land escheateth to the Lord of the Manor. Kitchin, f. 81. chap. Tenant per verge in ancient Demessine. What Ancient Demessine, see in the proper Place. See Tenant by Copy of Court-Roll. This is the Land that in the Saxons denotes the Gathering or Laying up the Corn in Times was called Folk-land. Lamb. Explication of

Saxon Words, verbo Terra ex scripto. West. Symb-part. 1. lib. 2. sest. 646. defines a Copyholder thus; Tenant by Copy of Court-Roll, is he which is ad-Tenant by Copy of Court-Roll, is he which is administed a Tenant of any Lands or Tenements within a Manor, that, Time out of Mind, by Use and Custom of the Manor, have been demissable, and demissable to such as will take the same in Fee, or Fee-tail, for Life, Tears, or at Will, according to the Custom of the Manor; by Copy of Court-Roll of the said Manor, where you new yeard more of the said Manor, where you may read more of these Things.

Cozacle, A small Boat, used by the Fishermen upon the River Severn, near Rossal in Shropshire, of a Form almost oval, made of split Sallow Twigs interwoven, and on that Part next the Water covered with Leather, or Horse-hide, (the true British Fashon) in which one Man, being seated in the Middle, will row himself swiftly with one Hand, while with the other he manages his Net or Fish-Tackle: And coming off the Water, will take the light Vessel on his Back, and carry

it Home.

Cozsage, Is an Imposition extraordinary, growing upon some unufual Occasion, and seems to be of certain Measures of Corn. Bradt. lib. 2. cap. 16. mm. 6. uses Corus tritici, for a Measure of Corn; and in the same Chapter, num. S. hath these Words. Sunt enim quadam communes, &c. In English thus, There are certain common Prestations, which are not called Scrvices, neither do they aons, which are not cauca of the control as they ar-rife from Custom, unless some ne essay of cassion hap-pen, or that the King comes. Such are Hidage, Co-raage, and Carvage, and many others, which are performed in Cases of Necessity, by the common Consent of the whole Kingdom, and which appertain not to the suits ad sepulturant suit.

Lord of the Fee; nor is he bound to acquit his Tenant piscibus & Coretibus thereof, unless he hath especially ty'd himself thereto by rio suo. Du Fresne. his own Deed.

Cozam non Judice, Is when a Cause is brought in a Court, whereof the Judges have not any Ju-risdiction; there it is said to be Coram non Judice.

Croke 2. par. f. 351. Powel's Cafe.

Cothel-flunes, Corbelli, Corbels, Corbetels. They from to be the same with what Dr. Skinner calls Corbels, and from some Authority, expounds them to be Stones whereon Images stand. The old English Corbel and Corbettel, was properly a Nich in the Wall of a Church, or other Structure, in which an Image was placed for Ornament, or Superstition; and the Corbel-stones were the smooth and polished Stones, laid for the Front and Out-side of the Corbels, or Niches. These Niches remain on the Out-fide of very many Churches and Steeples in England, though the little Statutes and Reliques of Foppery, are most of them broken down- & in solutis Johanni Chepyn Latamo aptanti & facienti xviii. Corbel-stonys, ponendisi meditto muro. v. sol. iv. den. Sce Mr. Kennet's Paroch. 575, and Glossary, in voce Corbel-stones.

Licebit pradictis Abbati & Corventui, si sibi placuerit in principio sabrica ejustem muri Corbellos sumptibus ecrum propriis in eodem instruere, sed pos-quam constructus suerit, neguaquam aliquos Corbellos facient, nec aliquis ecrum faciet——Cart. 50. Edw. III. inter Munimenta Hospitalis SS. Trin. in Pon-

tefracto. MS.

Cord of Mood ought to be eight Foot long, four Foot broad, and four Foot high by

Statute.

Cozoane, Is generally applied to all Stuff for the making of Ropes, and also to all kind of Ropes belonging to the Rigging of Ships, mentioned 15 Car. 2. c. 13. Seaman's Dictionary.

Cozdeletta Roba .--Ad Comitatum tentum apud Lestroythiel Com. Cornub. An. regni Regis Ed. fil. Reg. Ed. fecundo, Mageria que fuit uxor Walteri de Treverbyn, appellat Thomam Geveil, Rogerum de Tyndal, Erc. quod ipsam spoliaverint fromaculo aureo, &c. Liber Placitorum temp. Ed. 18. & Ed. II. MS. penes Dom. Fountaines.

Colorban, Skins of Leather, dreffed at Cordu-

ba in Spain, and imported hither for the Use for-merly of Boots and other Calcuature, and now chiefly for Gloves. - Nec fotulares de Cordewan - Stat. Ordinis Semplingab aliquo accipiant ham; p. 783 .- Calceamenta que de vili corio, qued unlgaviter Bazan dicitur, in alutam, id est, Cordewan, civiliter commutavit. Mat. Paris. in Vit. Abbatum St. Albani. Hence

Cozoubanarius, French Cordonanier, Cordonnier, a Shoc-maker.—De illa Sela cum per-tinentiis quam Walterus Cordubanarius de me te-nuit.—Cartular. Abbatiæ de Radinges. MS. f. 31. a.

Coldiner, Cometh of the French Corduannier, i. e. Sutor cakearius, A Shoe-maker, (we call him vulgarly a Cordwainer) and is fo used, in divers Statutes, as An. 3 H. S. c. 10. & An. 5 H. S. c. 7. and others.

Hottes, Pools, Ponds, &c. — Conflituerunt ei Episcopalem Sedem — apud pagum Landass, totum infra Tas & Elei, cum piscibus & coretibus suis omnibus, & cum omni fua dignitate. Histor. Eccles. Landaven. apud Whartoni Angl. Sacr. P. I. pag. 667. From the British Cored. Et cum corporibus fuis ad fepulturan suam in Eleenosyna, & cum suis sicilia. piscibus & Coretibus anguillarum & cum toto territo-

To jinum, Cirencester in Glosscestershire.
Colificus, for Codificus, a little Book.
Colitani, Northampton, Leicester, Rutland, Linicoln, Nottingham, and Derby Shires.

Cogium ffogisfacere, i. e. Condemned to be whipp'd; which was the Punishment of a Servant. Si quis Corium suum forissaciat & ad Ec. lessant incurrat, sit si verberatio condonata. Corium perdere, the same. Corio carere, the same. Corium redimere, to compound for a Whipping. Corio contponere, to be whipp'd.

Connage, Cornagium, from the Lat. Cornu; and in our Common Law fignifies a Kind of Grand Serjeanty: The Service of which Tenure is to Seriemy: The Service of which Tenure is to blow a Horn, when any Invasion of the Northern Enemy is perceived. And by this many Men hold their Land Northward, about the Wall, commonly called, The Pists Wall. Cambd. Brit. pa. 609. and Littleton, f. 65. But by the Stat. 12 Car. 2.
6. 24. all Tenures are turned into Fee and Common Socage. Co. on Lit. f. 107. faith, That in old Books it is called Horne-geld, fed quare. See Horn-geld. 2 Inst. s. 9. This old Service of Hornblowing was afterwards pay'd in Money, and the Sheriff in his Accounts computed for it, under the Title of Cornagium. Memorand. quod cum Vice-comes Cambria sederet compotum ad Scaccarium apud Salop, idem Vicecomes fecit tallagium sub nomine suo lx. lib. tam de Cornagio, quam de alüs debitis. Mem. in Scacc. 6 E. 1.

Comare, To blow in the Horn. Faciat Cornare ne videatur furtive facere. Mat. Paris. p.

Coznabi, Warwick, Worcester, Staffordsbire, and Cheshire.

Coaner-Wile. See Gutter-Tile.

Coznu,

Comu, a Drinking-horn. Et Cornu mensa mea ut senes monasterii bihant inde in sestii Sancto-rum. Du Cango. Sometimes it signifies an Ink-horn. Ipso Domino Radulso testante qui tenuit Cornu dum scriptor notavit, &c. Mon. 1 Tom. pag.

Coanwall, the Cape. See Antivestaum.

Cozodr, Corodium, Signifies in the Common Law a Sum of Money, or Allowance of Meat, Drink and Cloathing, due to the King from an Abbey, or other House of Religion, whereof he is the Founder, towards the reasonable Sustenance of such a one of his Servants, being put to his Pension, as he thinketh good to bestow it on. And the Difference between a Corody and a Pension. on feemeth to be, That a Corody is allowed towards the Maintenance of any of the King's Servants that liveth in the Abbey; a Pension is given to one of the King's Chaplains, for his better Maintenance in the King's Service, until he may be better provided of a Benefice. Of both these, read F. N. B. f. 230, 231, 233 who there setteth down all the Corodies and Perssons certain, that any Abbey, when they stood, was, bound to perform unto the King. There is Mention also of a Coro'y, in Staunds Prarog. 44. And this appears an ancient Law; for in West. 2. cap. 25. it was ordained, That an Assis shall lie for a Corody: It is also apparent in the Statute 34 & 35 H. 8. cap. 26. That Corodies belonged sometimes to Bithops from Monasteries. And by the New Terms of the Law, That a Corody may be due to a Common Person, by Grant from one to another, or of Common Right, to him that is a Founder of a Religious House, not holden in Frank-Almoine, for that Tenure was discharged of all Corodies in it self: By which Book it appeareth also, That a Corody is either certain, or uncertain, and that it may be for Life, for Years, in Tail, or in Fee. See Termes de la Ley.

Coroly seems to be ancient in our Laws; for in Westm. 2. c. 5. it is ordained that an Assisce shall lie for a Corody. It is also apparent by the Statute 34 & 35 Hours c. 26. that Corodies belonged sometimes to Bishops and Noblemen from Monasteries. Tenure in Frankalmoin was a Discharge of all Corodies in it self. Stat. 1 E. 3. ca. 10. See 2

Part, Inft. f. 630.

-quod nos Radulphus Abbas Monasterii Sciant—quod nos Radulphus Abbas Monasterii
St. Johannis de Haghmon & ejustem loci Conventus ad instantiam & speciale rogatum excellentissimi & reverendissimi Domini nostri Thoma Comitis Arundelia & Surreia, Dedimus—Roberto Lee unum Corrodium pro termino vita sua, essendo cum Abbate Monastevii pradicti Armigerum, cum uno Garcione Polangieri praesit Arman Gardine de Menta & poculente & dubnts equis ; capiendo ibidem el ulenta & poculenta fi-ficientia pro seipso, sicut Armigeri Abbatis, qui pro tempore fuerint, capiunt & percipiunt; & pro Gar-cione suo, sicut Garciones Abbatis & Armigerorum suorum capiunt & percipiunt ; capiendo etiam pro equis suis sœnum & prabendam. — Et quod idem Robertus habeat vefturam Armigerorum, &c. Dat. 3 H. 5. Mon. Angl. 2 par. f. 933. a.

Copodio habrude, Is a Writ, whereby to exact a Corody, of an Abbey, or Religious House. Sec Corody; see also Reg. Orig. fol. 264.

Cotona mala, or Bala cotons. The Clergy were formerly so called, who abused their Character. Radulphus cognomento Clericus quia copiose literatus fuit, & Mala Corona quia militaribus exercitiis inserviens. Willus Gemel. lib. 7. c. 10.

Cozona Clericalis. See Coif.
Cozonare Filios. The old Villains, or those who held in Villenage, were forbid Coronare Filiss, i. e. to make their Sons Pricits, to let them be ordained; because Ordination changed their Condition, and gave them Liberty to the Prejudice of the Lord, who could before claim themas his Natives, or born Servants.—Homo Coronatus, was one who had received the first Tonfure, as preparatory to superior Orders. Injustum mihi videbatur illa tam sancta loca in quibus nutritus, & viaceatur illa tam fartta loca in quibus nutritus, & coronatus fueram, atque ad ultimum ordinatus, relinquere. Asicr. de rebus gestis Alfredi. p. 14. The Tonfure was in Form of a Corona, or Crown of Thorns. — Wilfridus — Tonfure, formulam in modum Corona spinea, caput Christi eing nic, ab Archepiscopo suscepti. Eddius in Vita Wilfrid.

Coronatore eligento, Is a Writ, which, after the Death of Discharge of any Coroner, is directed to the Sheriff out of the Chancery, to call together the Freeholders of the County, for the Choice of a new Coroner, and to certify into the Chancery, both the Election and Name of the Party clected, and to give him his Oath. See Weft. 2. cap. 10. and F. N. B. fol. 163. and Reg. Orig.

fol. 177.

Cozoner, (Coronator, a Corona) is an antient COLOURY, (Coronator, a Corona) is an autuent Officer of this Land, (for Mention is made of his Office in King Athelfan's Charter to Beverley, an. 925), and is so called, because he deals wholly for the King and Crown. There are four of them commonly in every County, in some sewer, and in some Counties but one: They are chosen by the Evapholders of the same by the King's by the Freeholders of the same by the King's Writ, and not made by Letters Patent. Crompt. Jurifd. f. 126. This Officer, by the Statute of Jurija J. 120. This officer, by the statute of Wesser. c. 10. ought to be a sufficient Person, that is, the most wise and discreet Knight that best would and might attend upon such an Office. There is a Writ in the Regist. Niss of Miles, f. 177. b. whereby it appears it was sufficient Cause to remove a Coroner chosen, if he were not a Knight, and had not an Hundred Shillings Rent of Freehold. The Lord Chief Justice of the King's Bench is the Sovereign Coroner of the whole Realm in Person, i. e. wheresoever he is. Lib. Assaurant, f. 49. Coke, lib. 4. Case of Wardens, Ec. of the Sadlers, f. 57. b. The Office of a Coroner especially concerns the Pleas of the Crown: But what anciently belonged to him, read at large in Bracton, 11. Ilb. 3. track. 2. cap. 5, 6, 7, & 8. Briton, ca.
1. Fleta, lib. 1. ca. 18. and Horn's Mirror, lib. 1.
cap. del Office del Coroners. But more aptly for
the present Times, Staunds. Pl. Cor. lib. 1.

There are also certain special Coroners within divers Liberties, as well as those ordinary Offidivers Liberties, as well as those ordinary Officers in overy County; as the Coroner of the Verge, which is a certain Compass about the King's Court, whom Crompt. in his Jurisl. f. 102. calls The Coroner of the King's House; of whose Authority, see Coke's Rep. lib. 4. f. 46. By certain Charters belonging to some Colleges and Corporations thought liberties the contract the contraction of the ons, they are licenced to appoint their Coroner within their own Precincts. Of this Office, fee

Q 2

alfo

also 4 Inst. fol. 27t. Smith de Rep. Angl. lib. 2. cap. 21. and Lamb. Eiren. cap. 3. pag. 380. And of the Coroner's Office in Scotland, read Skene, verbo Iter.

Corposal Dath. See Oath.

Cornestien, (Corporatio,) a Body Politick, or a Body Incorporate ; fo called, because the Per fons are made into a Body, and of Capacity to take and grant, &c. And this Body Politick or Incorporate may commence and be established three Manner of Ways, viz. by Prescription, by Letters Patent, or by Act of Parliament. Every Body Politick or Corporate is either Ecclesiastical or Lay: Ecclefiafical is either Regular, as Abbots Priors, &c. or Secular, as Bishops, Deans, Archdeacons, Parsons, Vicars, & Lay, as Mayor, Commonalty, Bailiff, and Burgestes, &c. Also every Body Politick or Corporate is either ele-&ive, presentative, collative, or donative. again, it is either fole or aggregate of ma-3 Inft. f. 202.

the King and the Pope, when he had to do here; Corporation Spir tual, and of able Persons in Law, is where it consists of a Dean and Chapter, a Mafter of a College or Hospital; and this had Be-

ginning from the King only.

Vorvozation Temporal bo the Bing, is where there is a Mayor and Commonalty. Corporation Temporal by Authority of the Common Law, is the Parliament, confitting of the King the Head; the Lords Spiritual and Temporal, and Commons,

the Body.

If Land be given to a Mayor and Commonalty for their Lives, they have an Estate by Intendment, not determinable: So it is, if a Feoffment be made of Land to a Dean and Chapter, with-out Mention of Successors. Release of a Mayor for any Sum of Money due to the Corporation in his own Name, is not good in Law, in case of a Assaults, and the surer Guard of the Gunners fole Corporation, as Bishop, Parson, Vicar, Master placed behind, who were more slightly armed of Hospital, &c No Chattel either in Action or for their speedier advancing and retreating to tors or Administrators of the Bishop, Parson, Erc. shall have them; but otherwise it is in case of a Corporation aggregate, as a Dean and Chapter, Mayor and Commonalty, and fuch like; for they, in Judgment of the Law, never die. Yet the Case of the Chamberlain of London, differs from all these; for his Successor may, in his own Name, have Execution of a Recognisance acknowledged to his Predecessor, for Orphanage-money; and the Resson is, because in this Case the Corporation of the Chamberlain is by Custom, which harh enabled the Successor to take such Recognisances, Obligations, &c. that are made to his Predecessor. And this Custom is founded upon great Reason; for the Executors or Administrators of the Chamberlain, ought not to intermeddle with fuch Recognisances, &c. which by the faid Custom are taken in the Corporate Capacity of the Chamberlain, and not in his private.

Tozpus-Uhziffi Dav (being always on the next Thursday after Trinity-Sunday) is a Feast instituted in the Year 1264, in Honour of the Blessed Sacrament: To which also a College in Oxford is dedicated. It is mentioned in 32 H. S. c. 21. By which, Statute Trinity-Term is appointed for ever

to begin the Morrow after this Feast.

Corpus cum caufa, Is a Writ iffuing out of the Chancery, to remove both the Body and the Record, touching the Cause of any Man lying in Execution upon a Judgment for Dehr, into the King's Beneth, & there to lie until he have farished the Judgment. Fitz. Nat. Brev. f. 251. e.

To read of the Staple, Is a Clerk belonging to the Staple, which writeth and recordeth the Bargains of Merchants there made. 27 Ed. 3. Stat. 2. cap. 22 & 23. The Romans called them

Menfarios.

Corredium & Conrection, the same with Corro-See Corody: -· Et decimam totius Conredii mei. Mon. Angl. 1 Vol. f. 587. a.

Corroby. See Corody.

Corruption of B.ood; (Corruptio Sanguinis) Is an Infection growing to the State of a Man attainted of Felony or Treason; for as he loseth all to the Prince, or other Lord of the Fee, as his ny, which lest is by the Civilians called Col- Case is, so his Issue cannot be Heirs to him, or legium or Universitas. Coke on Litt. f. 250. and to any other Ancestor, of whom they might have claimed by him. And further, if he were No Opposation spiritual, and of cead persons ble, or a Gentleman before, he and his Children by Lab, Is where the Corporations consist of are made Unnoble and Ungentile. But if the an Abbot, and Covent, which had Beginning of King will pardon the Offender, it will cleanfe the Corruption of the Blod of those Children, which are born after the Pardon, and they may inherit the Land of their Ancestor purchased at the Time of the Pardon, or afterwards, but so cannot they who were born before the Pardon. there are divers Limitations even in Treaton, made by Statutes which fave Corruption of Blood though a Man be attainted. 27 Ed. 3. cap. 77. 13 H. 7. cap 17. 5 Eliz. cap. 1. 11. 18 E. ca. 1. 6 14. 31 Eliz. cap. 4. 1 Mar. cap. 12. 1 Jac. cap. 12.

Cafelet, Is a French Word, fignifying a little Body, in Lat. Corrufulum; we generally use it for an Armour to cover the whole Body, 4 & P. & M. cap. 2. wherewith Pikemen, commonly fet in the Front and Flanks of the Battle, are armed, for the better Reliftence of the Enemies Possession shall go in Succession; but the Execu- Fire. See Barret's Diffourse of War, lib. 3. Dia-

log. 2. Loifned B'ead (from the Sax. Cors, Execuatio and Nedde, compulfus) was a Kind of superstitious Trial used by our Saxons, by a Piece of Barley-Bread, first execuated by the Priest, and then offered to the suspected guilty Person, to be swallowed in Way of Purgation: For they believed a Person, if guilty, could not possibly swallow a Morsel so accursed; or if he did, it would choak him. The Form was thus: We befeech thee, O Lord, that he who is guilty of this Theft, when the exorcifed Bread is offered to him in order to discover the Truth, that his faws may be shut, his Throat so narrow that he may not swallow, and that he may cast it out of his Mouth, and not eat it. Du Cange. These Pieces of Bread were consecrated or devoted by the Prieft, to such religious Uses, of which the old Form, or Exorcismis panus bordeacei vel casei ad Probationem veri, is extant in Lindenbro gius, p. 107. In the Laws of King Canute, c. 6. Si quis altavi ministrantium accusetur, & amicis destitu-tus sit, cum Sacramentales non habeat, vadat ad Judicium quod Anglice dicitur Corfned, & fiat firut Deus velit, nist super sanctum Corpus Domini permitta-tur, ut se purget. From which, and some other Authorities, I am apt to think that this . Corfned

was at first the very Sacramental Bread, confeerated and received with folemn Adjuration, and with devout Expectance it would prove morral to In Curte vero de Foria habere solebat quinque sothose who had dured to swallow it with a Lie in lides Cossumales in Anno. Mon. I Tom. pag. their Mouth: Prefuming on the continued Judgment of Sickness and Death to unworthy Receiment of Sickness and Death to this land any vers, mentioned by the Apottle, 1 Cor. 11. 29, 30. the Trefayle, (that is, Tritavus, the Father of the still possibly the Bithops and Clergy, vere afraid befayle, or of the great Grandfather) is seised in his Demelie, as of Fee, at the Day of his Death, when Transubstantiation required the more pro-found Respect) to such rash and conceited Uses: But however to indulge the People to their fuperstitions Fancies, and beloved Customs, they did allow them to practite the same judicial Rite, in eating some other Morsels of Bread, or Cheese, bleft or curst to the like Uses. There is a famous Story of the perfidious Godwyn Earl of Kent, in the Time of Edw. Confest, who abjuring the Death or Murder of the King's Brother, did appeal at last to his Corfned, or imprecated Eread, which as a just Judgment of his folemn Perjury, stuck in his Throat, and choaked him. This Purgation Story is thus in fhort told by a con-- Cum Godwinus temporary Writer, Ingulph. -Comes in mensa Regis de nece sui fratris impeteretur, ille post multa Sacramenta, tandem per buccellam deglutiendam abjuravit & buccella gustata continuo suffocatus interiit. —— This among other rude and barbarous Ways of Purgation, was often condemned, and by Degrees abolished. And yet we have still some Remembrance of this horrid Cuftom, in some of our usual Phrases of Adjuration ; as I will take the Sacrament upon it,-– May this Bit be my this Bread be my Poyson, last, &c.

Cogfergefent (from the Fr. Corps presente, i. e. the Body presented) fignifics a Mortuary, an. 21 H. S. cap. 6. And the Reason why it was thus termed seems to be, that where a Mortuary after any Man's Death became due, the Body of the best or fecond Beaft was, according to the Custom, of-fered or presented to the Priest, and carried a-

long with the Carps.

I N nomine Patris, & Filii, & Spiritus Sancti, Ego Brianus de Brompton, Sen. Anno Domini MCCLXII. in vigilia Apostolorum Simonis & Judeze ondo Testamentum meum. Volo corpus meum sepeliri in Prioratu Majoris Malvernia inter Pradecessores meos, & cum corpore meo Palcfridum meum cum bernefio, Equum fummarium, cum letto meo, &c. In codice MS. penes Gul. Dugdale, Mil.

Cogfiopitum, Morpeth in Northumberland. Coatis, (Curtis,) a Court or Yard before the

Coztularium, Certarium, Curtilagium, A Yard or Court, adjoining to a Country Farm. - Abbas Glaston. apud Ginneledon, construxitgium, boverium, vacarium, stabulum, columbarium, & Cortularium, cum domo, duo molendina, &c. Cartul. Glaston. MS. f. 42.

cornefatti, i.e. Coblers, Qui corio veteri utun-tur, viz. Prohibeo ut nec mercator nec institor nec permentarius nec Corvesarius, &c. volens emere vel ven-

dere non vendat.

Cours, a certain Corn-Measure heaped up, from the Hebrew Cora, which signifies a Hill:

For eight Bushels of Wheat, in a Heap, are of facere fervitia incerta; nibil dare, nibil vendere, nibil the Shape of a little Hill; and probably a Corus proprium habere, nee pessunt acquirere, nist ad promoof Wheat was eight Bushels. Desem Coros triciti
tionem Domini sui. Ex libr. irrot. Eccl. Christi five decem quarteria. Bracton, lib. 2. cap. 16. parag. 7.

Cofres, and Cofect, the fame with Cottage. Cosduna, the fame with Cuftom or Tribute.

Cofenage, Cognatione, Is a Writ that lies, where of certain Lands or Tenements, and dieth, and then a Stranger entreth, and abateth; for then shall his Heir have this Writ of Cofenage; the Form whereof, see in F. N. B. f. 221. of this read also Britton at large, cap. 89. Nor is there any Affinity or Confinage between them. Stat. 4. H. 3 cap. S.

Cofening, Is an Offence unnamed, whereby any Thing is done guilefully, in or out of Contracts, which cannot be fitly termed by any special Name. West. Symbol, part. 2 Tit. Inditt-ments, sect. 68. It is called in the Civil Law, Stellionatus, of Stellio, a Beatt, which is Lacerta genus versatissimum, as Cujacius in his Particles cal-

leth it: And Pliny, lib. 3. c. 10. says, Nullum ani-mal invidet bomini fraudulentius. Coshering. In the Feudal Laws, as there were many Privileges inherent by Right and Custom, fo were there several other grievous Exactions imposed by the Lords, by a Sort of Prerogative or Scignioral Authority, as to lie and feast themselves and their Followers (called Coshering) at their Tenants Houses. Sir Henry Spelman of Parliament. MS.

Colmus ; i. e. Clean.

Coffare, an Apple, whence Coffard-Monger, i. e. a Seller of Apples. reddendo inde annuatim Nobis & haredibus nostris unum pomum Costard de forgabulo ad Festum S. Michaelis. Cartular. Abbat. Radings. MS. f. 916.

Coffers, Coast, Sea-Coast. -Per costeram maris, & partium adjacentium in Comitatu Kantie. Ordinat, Marisc. Romney. ____ Ricardum Thoncy ad custodiam costeræ maris in Com. Essex, per literas nostras patentes assignationus. Memor. in Scaccar. Pasch. 24 E. 1.

Costrollus, (Costarez,) a Flagon. Habebit de Cellerario 5 albos panes & Costrollos suos plenos Cervi-

sia. Mon. 2 Tom. 550.

Cot, In the old Saxon fignifics Cottage, and testifies in his Reflitation of decay'd Intelligences in Antiquities. It is also a Kind of refuse Wool, clung or clotted together, that it cannot be pulled afunder. Anno 13 R. 2. Stat. 1. cap. 9.

Cotage (Cotagium & Chota, from the Saxon Cote) is a House without Land belorging to it. Anno 4 Ed. 1. Stat. 1. And the In abitants of fuch Cotages are called Cotagers. By a later Statute of 31 El. c. 7. no Man may build a House, unless he lay four Acres of Land to it; so that a Cotage is properly any little House that hath not four Acres of Land helonging to it .- Dedit Chotam, & quendam campum jundum huic Chotæ. Mon. Angl. 1 par. f. 201. b.

Cantuar. f. 211.

Cote.

Cotr, Cot, and Coat. The Names of Places beginning or ending with these Syllables fignify a little House or Cotage; from the Sax. Cote, i. e.

Cotellus, A fmall Cottage. -Clericus tenet unum cotellum cum crofta, & reddit -Confuetud. Domus de per annum octo denarios,-

Farendon. MS.

Coterelli, (Fr. Cotereaux) This Word is used in our Records for Cotagers, quia Cotagia & Curtilagia tenebant; but they were antiently a certain Kind of peasantly Outlaws; a Sort of straggling Thieves and Plunderers, who seem at first to be Cottagers and Country-Fellows, like the Moss-Troopers on the Borders of Scotland---- Asterentes igitur & affirmantes se cum Archiepiscopo lo uturos, cum pace & pro pace intrare velle, apertis januis intrave vunt capati circa decem super lovicas, & bi Bragman-ni erant & Coterelli Flandrenses condusti. Girald. Cambr. de vita Galfridi Archiep. Ebor. apud

Whartoni Argl. Sacr. P. 2. p. 391.

Coterellus. Spelman and Du Fresne make Cotarius and Coterellus, to be both servile Tenants : But I think in the Domesday Register, and other ancient MSS, there doth appear a Distinction, not only in their Name, but in their Tenure, and Quality. The Cotarius had a free Soccage Tenure, and Quality. The Cotarius had a free Soccage Tenure, and pay da stated Firm in Provisions or Money, with dingi, vel qui sunt bujus mod viles vel inopes persona, non fome occasional customary Service; whereas the Coterellus seemed to have held in meer Villenage, and had his Person and Issue, and Goods disposed at the Pleasure of his Lord. ____ Edmund Earl of Cornwall, gave to the Bon-hommes of Asherugge, bis Manors of Chesterton and Ambrosden. una cum Villanis, coterellis, eorum catallis, fervitiis, settis, & squelis, & omnibus suis ubicunque pertinentibus. Paroch. Antiq. p. 310. s

Ceteria, A Cot, House, or Home-stall. N. Prior & Capitulum Ecclefia Christi Cant. concedunt Roberto le Herdman terram suam de feodo de Wodetone, & duas coterias justa terram Burel-li, & coteriam illam que fuit quondam Alani de Staple—merse Aprili 1245. Registr. Eccl. Christi

Cant. MS.

i. e. a Cottage, and Wold, a Place where there is 4 E. 6. c. 10.

no Wood.

Cotzgare is a Kind of refuse Wool, so clung or clotted together, that it cannot be pulled a funder. An. 13 R. 2. Stat. 1. cap. 9. where it is provided, Chat neither Wenigen nog Fogeigner make sur other Brfufe of mools but Cot-Gare and Villein. So the printed Statutc. But in the Parliament-Roll of that Year it is Cod-land and Cet or Cote fignifies as much as Cotage in many Places, and was so used by the Saxons, ac-

cording to Verstegan.

Cotland, Cot fetbland, Land held by a Cottager, landam hic intelligo Cotæ sedem, & pradii quidpiam ad eandem pertinent. Spolman.—De una Cothad eandem pertinent. Spelman.—De una Coth-lando terra in Wathford. Pat. 9. Ed. 2. par. 2.

Cotlands and Cotlandum, the same with Co-'Tis mentioned in the Monafticon. I Tom. pag. 325. Item una Virgata terra, cum dimidio unius Cotlandi, &c.

Corfethia, Cotfetle, The little Scat, or Manfion belonging to a fmall Farm. - Concessi illam cotsethlam terre quam Petrus filius Jordani tenuit 'e me in Migeham. Cartular. Abbat. Radinges. MS. f. 53. a. - Ego Thomas filus Will. de Culern, dedi Deo & Ecclesia Malmsbury unam Cotsecle in Culern, cum omnibus pertinentiis. Cartular. Malmsbur. MS.

Cottage Holder, who by service Tenure, was bound to work for the Lord—As in the Services to be done by the Tenants in the Manor of Blebory, belonging to the Abbat and Convent of Rading.—Dicit etiam pradictus Abbas, qued Henricus Boton & Agnes uxor ejus, &c., Junt Corsethi ex quibus Antecessores eorum solebant operari quolibet die, excepto Sabbato, & diebus Refi-vis, a Festo S. Michaelis usque ad tempus falca-tionis pratorum, ab ortu Solis usque ad boram tertiam, omninioda opera manualia, se undum quod Ballivus ejus voluerit injungere. Cartular. Radingc. MS. f. 221.

sunt inter Legum judices numerandi.

Lottum, Cot, Coarse or Dag-wool, of which they made Cotta, or Cottos, i. e. coarse Blankets. Hence in making Hats, to cotten well, is when the Wool, &c. works well, and incorporates toge-- Noveritis Nos teneri in centum faccis bona lana, & placabilis sine cot & gard, pro certa summa pecunia. Cartular. Rad. MS. f. 208.

Cottles, Coat-Armour. Ad arma profilium & milites quidem super armatura Cotucas induevant vo-cat. Quarteloys. Walling, p. 114.

Totuchan, Bores or Huebandmen. Domefday.

Got ther, or Gourther, fignifies a Factor that
continues in some Place or Country for Traffick;
as formerly in Gascoign, for buying Wines. Anno
37 E. 3. c. 16. Cou. ber is also used for the Gene-Ette woln, several Sheep Cotes, and Sheep ral Book, in which any Religious House or Corfeeding on Hills: From the Sax. Cotes, Casa, poration register their particular Acts. An. 3 &

Covenabe, (Fr. Convenable,) Fit, Convenient, - That every of the same three or Suitable. -Souts of fill be good and covenable, as in old Time hath been uted. 31 Ed. 3 Stat. 3. cap. 2. Plowden, f. 472 a. Covenably endowed, that is endowed as is fitting. It is also written convenable.

27 E. 3. Stat. 2. c. 17. Plowd. f. 472. a. Covenant. Conventio, Is the Confent of two, or more, to one Thing, to do or give somewhat. West. Symb. part. 2. lib. 1. sett. 4. It seemeth to be as much as Pactum Conventum with the Civilians, which you read oftentimes in Tully; Pattum whether in Socage or Villenage — Dimidia conventum quod & vulgo vestium vocart, opponitur nu-ara jacet ibidem inter Cotland, quam Johannes do patto, velut ab omni juris solemnitate destituto. Hu-Goldering tenet ex una parte, & Cotland quam Tho. jus exempla, &c. Oldendorpius. And Covenant in Wobbe tenet ex altera. — Paroch. Aniq p. 532. (this Signification is cither a Covenant in Law, or a Lib. Ramef. Sect. 256. — Dedit pradictus Abbas Covenant in Fact. Coke lib. 4. Noke's Cale, fol. 80. pradicto Hugoni pro tota terra qua tine temporis a S. or Covenant Express, and Covenant in Law. Co. Benedicto idem Hugo tenebat, unam Cothsetblandam lib. 6. f. 17. a. A Covenant in Law is that which Maignagium in fore ejustem villa, ——— Cotheth- it be not exprest; as if the Lessor do demise and grant, &c. to the Lessee for a certain Term, the Law intendeth a Covenant on the Lessor's Part, That the Lessee shall quietly enjoy his Lease for his Term against all Insumbrances. Covenant in Fatt

Fast is, that which is expresly agreed between riage, she cannot gain say it during his Life. See the Partics. There is also a Covenant meerly Per-fonal, and a Covenant Real. F. N. B. f. 145. And by a Man tieth himself to pass a thing Real, as another. As if a Tenant for Term of Life, or Lands or Tenements; as a Covenant to levy a Tenant in Tail will secretly conspire with an-Fine of Land, &c. A Covenant meerly Personal, of other, that the other shall recover against the the other Side, is where a Man covenanteth with another by Deed to build him a House, or any other Thing, or to serve him, or to infeoff him, Ge. See Convention. Covenant is also the Name of a Writ; for which see Convention, and New Book of Entries, verbo Covenant.

Overint omnes prafentes scriptum Chirographatum visur. vel auditur. quod xviii. die April. Temporis gratia MCCLX. ita convenit inter nos Hugonem de Okelesthorp & Adam flium Ade ce Thowes, generum ejustem Hugonis, sc. quod ego A-dam non dabo, impignorabo, vendam, nec alienabo aliquam partem tenementi mei de quo fui vessitus & seisi-tus pradicto die, nec tenementi mihi contingentis nomine tus practifu die, nee tenementi mihi contingentis nomine

Pl. cor. 78. Count in Trespass. Briton, c. 26. Count
bareditatis, sine voluntate & assensia practiti Hugonis
in an Action upon the Case for a Slander. Kitch,
vel heredum surum, Et quod anabiliter trattabo
252. The Word scemeth to come from France uxorem meam, filiam pradifii Hugonis; Et nisi fece-ro, ibo per septem dies sabbati nudus per medium forum de Harwode quando plenius fuerit, seemdum ordina-tionem disti Hugonis. Omnia autem prescripta side-liter & sine fraude observanda pro me & havedibus meis, tastis sarosanstis, juravi & assidavi; Et ne istud alicui kominum vertatur in dubium, nos pradicti Hugo & Adam figilla nostra partium biis mutuis scriptis apposuimus. Hiis tessibus, Stephano Sterry, tune Chirographar. Civitatis Ebor. Daniele de Tottie Clerico, Richardo de Waleys de Acculum, Ade de Northfolch, Thoma Edwyn Allutario de Ebor. & aliis. Ex MS. penes Gul. Dugdale, Mil.

Covenant, (Fadus,) the late folemn League and Covenant, first hatched in Scotland, was a seditious Conspiracy too well known to need any Explication. It was voted illegal and irreligious by Parliament in May 1661. and Provision is made against it by the Statute 14 Car. 2. c. 4. where it is declared to have been imposed on the Subjects of this Realm against the known Laws and Liberties of the same.

Affent and Privity, or at the least without his Earl. Allowance and Confirmation. Bro. hoc Tit. per tot. And Braffon, lib. 2. cap. 15. faith, That Omnia que sunt uxoris, sunt ipsius viri, nec habet uxor po-testatem sui, sed vir. And again, lib. 4. c. 24. Vir That in any Law-Matters, sine viro respondere non potest. And in the same Book, traft. 5. cap. 23. Vir & uxor sunt quasi unica persona, quia caro una 😌 sanguis unus; Res licet sit propria uxoris, vir tamen ejus cussos, cum sit caput mulieris: And lib. 1. ca. 10 num. 2. Uxores sunt sub virga viri. And if the Husband alien the Wise's Lands, during the Mar-

Cui ante divortium, and Cui in vita.

Covine, Covina, Is a deceitful Affent or Agree-Tenant for Life, the Land which he holds, &c. in Prejudice of him in the Reversion. It cometh from the French Verb Covenancer, that is depacifci, or rather convenir, id est, convenire. Dr. Skinner takes it to be a Corruption of the Lat. Conventum, and therefore writes it Coven.

Count, Signifieth as much as the original Declaration in a Process, tho' more used in real than personal Actions, as a Declaration is more applied to personal than real. F. N. B. a. 60. d. 71. a. 191. e. 217. a. Libel with the Civilians comprehends both. And yet Count and Declaration be sometimes confounded, as Count in Debt. Kitchin, f. 28t. Count or Declaration in Appeal. and Normandy, for in the Grand Custumary, c. 64. Contours are taken for such as a Man retains to speak for him in any Court as Advocates; and nen in the Nature of Attornies, for one that is himself present, but suffereth another to speak in his behalf. But Contours by Horn's Mir. of Fust. lib. 2. cap. Des Loyers, are such Serjeants, skilful in the Law, which serve the Common People to defend their Actions in Judicature for their Fee. whose Duty, if it be as is there described, and were observed, Men might have much more Comfort of the Law than they have.

Countee (Fr. Comté, a Comitando, because they accompany the King) was next to the Duke, the most eminent Dignity of a Subject before, as well as fince, the Conquest: And those who in ancient Time were created Countes, were Men of great Estate and Dignity: For which Cause the Law gives them great Privileges; as, their Persons may not be arrested for Debt, Trespass, &c. (because the Law intends that they affist the King with their Counsel for the publick Good, and Collect, Convenius, Signifies the Society of preserve the Real my their Prowess and Va-an Abbey or Priory, as Societas fignifies the lour); they may not be put upon Juries. If If-Number of Felows in a College. Bratt. lib. 2. such taken, whether the Plaintiff or Defendant cap. 35.

Country, but by the King's Writ. Also the DeThing that covers, as Apparel, a Coverlet, Sec. fendant shall not have a Day of Grace against a and deduced from Courrir, that is, tegere: In Lord of the Parliament, because it is intended he Law, it is particularly applied to the Estate and attends the Publick. And of old the Countee was Condition of a married Woman, who by the Laws, Prafessus, or Prapositus Comitatus, and had the of our Realm) is sub potestate vivi, and therefore Charge and Custody of the County, whose disabled to make Bargain with any, to the Pre-Authority the Sherist now hath. Coke, lib. 9. judice of her self, or her Husband, without his fol. 46. and is therefore called Viscount. See

> Countenance Seemeth to be used for Credit or Estimation. Old Nat. Brev. f. 111. in these Words; Also the Attaint shall be granted to poor Men, that will swear they have nothing whereof they may make Fine, saving their Countenance: So is it used 1 E. 3. Stat. 2. c. 4. in these Words, Sheriffi shall charge the King's Debtors with as much as they may levy with their Oaths, without abating the Debtor's Countenance. See Contenement,

> Counter, Computatorium, may be derived from the Latin Computare, to account. But we use it for the Names of the two City-Prifons, common-

ly called the Counters; whereinto, he that once flippeth, is like to account 'ere he can get

Countermano, Is where a Thing formerly executed, is afterwards by some Acts or Ceremony, made void by the Party that had first done As if a Man has made his last Will whereby he devises his Land to J. S. and then he enfeoffs another of the same Land; there this Feofiment is a Countermand to the Will, and the Will, as to the Disposition of the Land, is void. If a Woman, seised of Land in Fee, makes a Will in Writing, and devises, that if A. of B. survives her, then she devises and bequeaths to him and his Heirs her Land, and afterward she intermarries with the said A. of B. there by taking him to Husband and Coverture, at the Time of her

Death, the Will is countermanded.

Counterplea Is compounded of two French Words, Contre, i. e. contra, adversus; and Pleder, Causam agere ; it fignifieth properly in our Common Law, a Replication to Ayde Prier; for when the Tenant by Curtefy, or in Dower, prayeth in Aid of the King, or him in the Reversion for his better Defence; or else if a Stranger to the Action begun, defire to be received, to say what he can for the Saseguard of his Estate; that which the Demandant alledgeth against this Request, why it should not be admitted, is call'd a Counterplea. And in this Signification it is used 25 E. 3. Stat. 3. cap. 7. See also the Terms of the Law, f. 172. and the Statute 3 E. 1.

Counter-Rolls. Anno 3 E. 1. cap. 10. Sheseriffs thall have Counter-Rolls with the C020-ners, as well of Appeals, as of Jaquests,

Countous (Fr. Contours) have been taken for fuch Serjeants at Law, as a Man retains to de-fend his Cause, or speak for him in any Court for their Fee. Horn's Mirror, lib. 2. cap. des Loyers. And of whom thus Chaucer,

- A Sheriff had he been, and a Contour, Mas ne where such a worthy Clavalour.

They were anciently called Serjeant Contours. Coke

on Littl. f. 17. a.

Countr, (Comitatus,) - Quod modo vocatur Comitatus olim apud Britones temporibus Romanorum vocabatur Confulatus; & qui modo vocantur Vicecomites tunc temporis Viceconsules vocabantur. Leg. Edw. Confess. ca. 2. And even in the Confessor's Time a County was called Confultaus, viz. Fecit fummoniri per universos Anglia Consulatus nobiles sapientes & Sua Lege eruditos. Leg. Edw. Confessor, cap. 1. It fignifies the fame with Shire, the one coming from the French, the other from the Saxon; both twice every Year; of which see more in its precontaining a Circuit or Portion of the Realm, per Place. And Cromp. Furis. ibid. This Countyinto which the whole Land is divided, for the betCourt had in ancient Times the Cognizance of ter Government of it, and more easy Admini-stration of Justice: So that there is no Part of this Nation that lies not within some County; and every County is governed by a yearly Officer, whom we call a Sheriff. Fortesue, cap 24. Of these Counties there are four of special Mark, which therefore are termed Counties Palating, as Lancaster, Chester, Durham, and Ely. An. 5 Eliz. cap. 23. We read also anciently of the Counties Palatine of Pembroke and Hexam, An. 33 H. 8. ca. 10. (which last did belong to the Archbishop of rork). — Eliis Act, or any Thing therein contained, shall not extend to the County Palaof York). -

tine of Hexam, within the County of Northumberland, ne to the County Palatine of Ely, buthe in the County of Cambridge, & But by the Statute 14 Eliz. cap. 15, this County Palatine of Hexam was firipped of its Privileges, and reduced to a Part of the County of Northumberland. The chief Governors of these Counties Palatine, by special Charter from the King, did heretofore fend out all Writs in their own Names, and did all Things touching Justice as absolutely as the Prince himself in other Counties, only acknow-ledging him their Superior and Sovereign. But by the Statute 27 H. 8. cap. 24. this Power is much abridged; to which I refer the Reader, as also to Cromp. Furifd. f. 137. and 4 Inft. f. 204, and

Besides these Counties of both Sorts, there are likewise unto some Cities some Territory, Lands, or Jurisdiction annexed, as the County of Midor Jurisdiction annexed, as the County of Middlesex, by King Henry the First, to the City of
Lendon: The County of the City of York. An.
32 Hen. 8. cap. 13. Chester, an. 45 Eliz. cap. 15.
Canterbury. Lamb. Eiren. sib. 11. cap. 9. Norwich,
Worcester, Coventry, Exeter, Erc. The County of
the Town of Kingson sipon Hill. 32 H.8. cap.
13. Necwasse upon Time, Erc. The County of
the Town of Haverson! West. 25 Hen. cap. 16.
A County in another Signification, is used for the
County-Court, which the Sierist keepeth every
Month within his Charge, either by himself or
his Deduct. An. 2 E. 6. cat. 25. Cromp. Furild. his Deputy. An. 2 E. 6. cap. 25. Cromp. Furifd. f. 221. Braft. lib. 5. c. 7. & lib. 3. traff. 2 cap. 12. Of these Counties, there are reckoned in England forty, besides twelve in Wales, making in all fifty-two. The Word Comitatus, is also used for a Jurisdiction, or Territory among the Feudists. See Comitates.

Counting Boule of the King's Boulhold, Domus Computus Hospitii Regis, Is commonly called The Green-cloth, because the Table stands always covered with a Green Cloth: Here fit the Lord Steward, Treasurer of the King's House, Controller, Master of the Household, Cofferer, two Clerks of the Green-cloth, and two Clerks Controllers, for daily taking the Accounts of all Expences of the Honfbold, making Provisions, and ordering Pay-ment for the same; for the good Government of the King's Servants, and paying the Wages of those below Stairs. Vid 39 Eliz. cap. 7. and 4 Inft. fol. 131.

County Court, Curia Comitatus, by Lambard is otherwise called Conventus, in his Explication of Saxon Words, and divided into two Sorts; one retaining the general Name, as the County-Court held every Month by the Sheriff, or his Deputy the Under-Sheriff, whereof you may read in Cromp. Jurif. f. 231. The other called The Turn, held great Matters, as may appear by Glanvile, lib. 1. cap. 2, 3, 4. by Bratton and Britton in divers Places, and by Fleta, lib. 2. cap. 62. but was abridg'd by the Statute of Magna Charta, c. 17. and much more by 1 E. 4. cap. 1. It had also, and hath the Determination of certain Trespasses and Debts under forty Shillings. Britton, ca. 27, 28. What Manner of Proceeding was of old used in this Court, see Fleta ubi supra.

Before the Courts at Westminster were erected, the County-Courts were the chief Courts of this Kingdom: Amongst the Laws of King Edgar, this is one, viz. Let the Hundred-Court be kept as

anciently, &.c. and let there be two County-Courts fore is more properly Curia Baronum, i. e. the in a Year, in which County-Court there shall be a Court of Freeholders, (for so Barones does also Bishop, and an Alderman or Earl, where one signify) over whom the Lord of the Manor preshall judge according to the Common Law, sides. See Halimote and Thane. and the other according to the Ecclefiaffical

the Bishop and Earl to sit and try Causes in one Court; the Conjunction of which Powers mutually to assist each other, is as ancient as the Eng-lish Government it self; but these Powers were separated by William the Conqueror, and soon after all the Ecclesiastical Business was brought into the Courts, so called, and the Law Business into the King s Bench.

Courracter, A French Word fignifying a Horfe-

Courser. 2 Inft. fol. 719.

Courfitour. Sce Curfitor.

Court, Curia, Cometh of the French Court which figurifies the King's Palace, or Mansion; but derived of the Latin Word Curia, which among the Romans, had divers Significations; and with us also hath Diversity of Senses: As the House where the King remaineth with his ordinary Retinue, and also the Place where Juflice is judicially administred, of which you find thirty-two several Sorts in Crompton's Book of Ju-visdictions well described, and of them most are Courts of Record, some be not; and therefore are accounted Base Courts, in Comparison of the Rest. Besides these, there are also Courts Christian, Smith de Rep. Angl. lib. 3. cap. 6. which are so called, because they handle Matters especially appertaining to Christianity, and such as, without good Knowledge in Divinity, cannot be well judged of, being held heretofore by Archbishops and Bishops, as from the Pope, because he chal-lenged the Superiority in all Causes Spiritual; but fince his Rejection, they hold them by the King's Authority, virtute magistratus sui, as the Admiral of England holds his; whercupon it proceedeth, that they send out their Precepts in their own Names, and not in the King's, as the Justices of the King's Courts do. And therefore as the Appeal from these Courts did lie to Rome; now by the Stat. 25 H. 8. c. 19. it lieth to the King in his Chancery.

Court of the admiralty, Curia Admiralitatis. It was erected, as some hold, by Edw. III. for deciding maritime Causes; and the Title of its Judge is, Suprema Curia Admiralitatis Anglia Locum-tenens, Judex five Prasidens. For the Extent of its Jurisdiction, see Prynn's Animado. on the 4 In

ftitute.

Court-Baron, (Curia Baronis) is a Court which every Lord of a Manor, (who in ancient Times were called Barons) hath within his own Precincts. Barons, in other Nations, have great Territories and Jurisdiction from their Sovereigns; but here in England, what they are and have been hereto-fore, fee in Baron. Of this Court, and Court-Leet, read Kitchin. Sir Edward Coke, lib. 4. among his Copyhold Cases, fol. 26. b. says, That this Court is Twofold after a Sort; and therefore, if a Man, having a Manor, grant the Inheritance of the Copyholders to another, the Grantee may keep a Court for the customary Tenants, and accept Surrenders to the Use of others, and make both Admittances and Grants; the other Court is of Freeholders, which is properly called the Court-Baron, wherein the Suitors, that is, the Freeholders, are Judges; whereas of the other, the Lord or his Steward is Judge. This there-

Court of Chivatry, (Curia Militaris) otherwise called the Marshal-Court; the Judges of it are the This is the Foundation of the united Power of Lord Constable of England, and the Earl Marshal of England: This Court is the Fountain of the Martial Law, and the Earl Marshal is both one of the Judges, and to fee Execution done. See Constable, and 4 Part Instit. f. 123.

Eban, filz, frere, & oncle au Roys, Duc de Bed-ford, & d'Anjou, Comte Richemond & de Kendal, & Conestable d'Angleterre, a nostre treschere Cousin Jean Duc de Norfolk, Marestal d'Angle-terre salut. Nous vous mandons & chargeons qui vous facez arrestre & venir devant nous ou nostre Lieutenant a Westminster a la Quinsiesm du Saint Hillaire pro-chain venant William Clopton du Counce de Suffolke Efqueir, pour adunque respondre devant nous ou nostre Lieutenant, en la Cour de Chivalrie, a Robert Eland Efquier de Comte de Nichol de ce que le dit Robert adunques luy surmettra par voie de Armes, ad & appose le Seel de ces Armes a un faux & forge fait, as domages du dit Robert de C. l. &c. Donne Soubz le seel du nostre office, &c.

Court Christian, (Curia Christianitatis,) so called, because, as in secular Courts, the King's Laws do sway and decide Causes; so in Ecclesiaftical Courts, the Laws of Christ should rule and direct; for which Cause, the Judges in those Courts are Divines, as Archbishops, Bishops, Archdeacons, &c. Lyndewode's Words are these: In curia Christianitatis, i. e. Ecclesce, in qua servan-tur Leges Christi, cum tamen in foro regio serventur Leges mundi. 2 Part Inc. f. 488. See besore in

Court. But under the specious Pretence of judging according to the Laws of Christ, there was a Complaint made against the Bishops long before the Reformation, That they had extended their Jurisdiction so far, that they had left very little Business for the secular Judges; for they assumed the Judicature over the Clergy, and every one who had Tonsure; and for that Purpose they would cause a great Number of Boys to be shaved: And though they had no legal Jurisdiction in criminal Cases, of the Clergy, but only in the Execution of the Sentence, which was Degradation; yet they judged likewise in those Cases, and in all spiritual Causes whatsoever; in Cases of Tithes and other Profits arising to the Church; in Cases relating to the Faith and Sacraments; in Cases of Heresies; of any Violence done to the Church or to the Clergy; of Fornication and Adultery; of the Privileges of those who had taken upon themselves the Sign of the Cross; of all matrimonial Causes; of Bastardy and Legitimation; of last Wills and Testaments, and of Lands and Tenements which were given in Alms; of Ufury, &c. Du Cange.

Court of Telegates is the highest Court for Civil Affairs that concern the Church; the Jurisdiction whereof was established by 25 Hen. 8. cap. 19. From the highest Court of the Archbishop of Canterbury, there lies an Appeal to this Court, and from this to no other. See

Delegates.

Court of the Argate was a Court obtained by Cardinal Wolfey, of Pope Lee the Tenth, in the Ninth Year of Henry the Eighth, wherein he had Power Power to prove Wills, and dispense with Offences against the Spiritual Laws, &c. And was but of

fhort Continuance.

Court of Peculiars (Curia Peculiarium) is a Spiritual Court, held in fuch Parishes as are exempt from the Jurisdiction of the Bishops, and are peculiarly belonging to the Archbishop of Canterbury, in whose Province there are fifty-seven fuch Peculiars

Court of Pie-Powders. See Pie-Powders. Court of Bequeffe, (Curia Requisitionum) was a Court of Equity, of the same Nature with the Chancery, but inferior to it; principally inflituted for the Relief of such Petitioners, as in conscionable Cases addressed themselves by Supplication to his Majesty. Of this Court the Lord Privy Seal was Chief Judge, affished by the Masters of Requests; and it had Beginning about the 9 H. 7. according to Sir Julius Cesar's Tractate on this Subject. Mich. 40 & 41 El. in the Court of Common Pleas, it was adjudged upon solemn Arguments, That this Court of Requests, or the Whitehall, was no Court that had Power of Judicature, &c. See 4 Part Inft. f. 97.

Courrilage. See Curtilage.

Demains, or Court= Lands, Terra Curtiles, Land kept in Demessie, i. e. in the Lord's own Hands, to serve his Family. See Cursiles

Courtely of England. See Curtefy of Eng-

land.

Coufinage. See Cofenage.

Couffangium, or Couffamentum ; the fame

with Custantia: It signifies Costs.

Coutijutlaugh (from the Sax. Couth, sciens & Utlaugh, exlex) is he that willingly receives a Man outlawed, and cherishes or conceals him. In which Case he was, in ancient Time, subject to the same Punishment that the Outlaw himself was. Bratton, lib. 3. traff. 2. ca. 13.

Courla. A Cowel, or Coule, or Tub with two Ears, to be carried between two Persons on a Coul-Staff. A Cowl in Effex, is the Appellative for any Tub; whence a Cowler now pronounced, a Cooler, or Brewing Vessel. Pro novo Cowele empto ix. den. Paroch. Antiq. pag.

Craiers, A Vessel of Lading or Burden, a Hoy or Smack -Richardus Rex, &c. Thomæ de Percey Admirallo nostro - in Parliamento - percipiendi de qualibet navi ordinatum extitit : 😂 craiera, cujuscung; fuerit portagii, qua Mare tran-sierit, infra dictum Admiratum eundo 😂 redeundo pro viagio, de quolibet tonnetight sex denarios. Pat. 2.

Ric. 2.

Craffs, or rather Crails, an Engine to take

Fifh.

Tranage, Cranagium, Is a Liberty to use a Crane, for the drawing up of Wares from the Vessels at any Creek of the Sea or Wharf, unto the Land, and to make Profit of it. It fignifies also the Money taken, and pay'd for the same. New Book of Entries, fol. 3. col. 3. Anno 22 Car. 2. сар. 11.

Crannock, Crennoc, An old Measure of Corn. -Quilibet debet flagellare dimidium crannock frumenti ad semen, & duos bussellos frumenti contra Natale in firma sua. Cartular. Abbat. Glaston. MS. f. 39. a. Rex mandat G. de Marisco Justiciario Hiberniz. ut liberet Regi Manniæ singulis annis duo dolia vini, & sexies viginti crennoc bladi, pro komagio suo. Claus. 3. H. 3. m. c.

Czappa, Anglice Crap: The Seeds of a Weed in Corn, Abjectio vero bladi & Crappa bujufmodi, que in Anno remanserit, recolligitur ac potius trituretur. Fleta, lib. 2. c. 82.

Craspucio, i.e. Pifeis crassus, a Whale. Crassino Sandi Clincentii, The Morrow after the Feast of St. Vincent the Martyr, being the 22d of Fanuary, is the Date of the Statute made at Merton, Anno 20. H. 3.

Crayare, i. e. To impeach, viz. Si homicida divadietur ibi vel Cravetur, fit witam, &c. Leg.

H. 1. c. 30.

Cravent or Craven. In a Trial by Battel. Upon a Writ of Right, the ancient Law was, That the Victory should be proclaimed, and the Van-quished acknowledge his Fault in the Audience of the People, or pronounce the horrid Word Crawent, in the Name of Recreantife, &c. and present-ly Judgment was to be given, and after this, the Recreant should Amittere liberam legem, that is, he should become infamous, &c. See 2 Part. Infit. 247, 248. If the Appellant join Battel, and cry Craven, he shall lose liberam legem; but if the Appellee cry Craven, he shall be hang d. 3 Inst. s. 221. We still retain this Word Craven, for a Coward. Craver seems to be a Kind of small Sea-Ves-

sel or Ship, mentioned in the Statute 14 Car. 2. cap. 27. Et transitus Craerarum & Batellorum cum villualibus & aliis necessariis, &c. Pat. 6. R. 2.

Part 2. m. 13.

Creamer, A foreign Merchant, a Pedlar, one

Creanfoz, Creditor, Cometh of the French Word Croyance, Persuasso, and signifieth him that trustecth another with any Debt, be it in Money or Warcs. This Word is used in the Old Nat. Brev. in the Writ of Audita Querela, f. 66. a.

38 Ed. 3. cap. 5.

Creat, Creft, Crifta; Any Imagery, or carved Work, to adorn the Head, or Top of any Wain-feot, &c. like our Modern Cornish: The Word is now adopted by the Heralds, and apply'd to the Device set over a Coat of Arms. — Et Willielmo Hykkedon conducto in grass ad mensam Domini ad dolandum & persiciendum Le Crest, super cancel lum Prioratus ibidem. Mr. Kennet's Paroch.

Antiq. p. 575. Treaff tile. Vid. Roof-tile.

Creation-Bonev, (Stat. 12 Car. 2. c. 1.)

Treche, A drinking Cup: 'Tis mentioned in the Monasticon, 1 Tom. pag. 104. Vas vero quod Creche nuncupatur septem polices continet, viz. ad profunditatem a summitate unius usque ad profundum lateris alterius.

Creek, (Creca, Sax. Crecca) is a Part of a Haven, where any Thing is landed from the Sea. So that when you are out of the main Sea with-in the Haven, look how many landing Places you have, so many Creeks may be said to belong to that Haven. See Cromp. Jurisd. fol. 110. a. This Word is mentioned in the Stat. 4 H. 4. cap. 20. (where its faid,—in great Ports of the Sea, and not in Crykes or small Arrivals) 5 Eliz. cap. 5, and 14 Car. 2. ca. 28. and in Plow. Casu Renyger & Fogasfa.

Crimentum Comitatus. The Improvement of the King's Rents above the ancient Vicontiel Rents, for which Improvements the Sheriff answered under the Title of Crementum Comitatus, or Firma de cremento Comitatus, Hale of Sheriffs

Accounts, p. 36. Cremi, The same with Crimson.

Cre:

Crepare oculum, To put out an Eye: Si quis |manured, and extraordinarily dress'd by the Laalii crepat oculum folvat ei fexaginta fol. Leg. H. 1.

Cretinus, Cretena, a sudden Stream or Tor-- Crux lapidea constructa fuit rent -Ciux apidem crucis corpus per cretinum aque es tempestatem venti obratum, & confractum existit. Hittor. Croyland. Contin. pag. 485. Omnes inundationes & communes aquarum crete-

nas, sufficienter desendere possit. Ibid. p. 617. Cto, Crop, fignifies Marsh-Land: Et quia palustris hujus Croyland ut issum nomen indicat, nam crudam terram & coenofam fignificat. Ingulphus,

Crotains, A Sort of Money, very base. See Pollards.

Croca Cowellet, i. e. Olla simul bullit, from the Saxon Crocca, i. e. Olla, and Fellen, bullier. Si plures aliqui faciunt homicidium quorum Crocca Cowellet, si velint simul componant. Leg. Hen. 1.

cap. 78.

This perhaps is the only Word a rocium. that exercised, and escaped the Sagacity of the very acute Sir Henry Spelman; who in his Glossary, expresses it to this Ested: I hear there is in Ircland a Charter of King Henry II. wherein he grants very ample Privileges to a certain Bishop, tis Forestallis, thesauro invento, crociis, &c. What is meant here by Crociis, I have endeavoured to find, but can make no Answer; if it he any Thing else than the Cro in the Scotish Law, that is, the Weregild, or Composition for Manslaughter. For though that Prince had taken away the Customs of Weregild from his Subjects, yet he left them entire among the Irish.— This Mittaken Sense of a Word, is yet rare in sal of Archbishopricks and Abbies, by the Dona-tion of such Pastoral Staff. So as when the King granted large Jurisdiction, &c. exceptis Cro ciis, it is meant, except the Collation or Investiture of Episcopal Sees and Abbies.

Crociarius, The Crociary, or Cross-bearer,

who, like our Virger, went before the Prelate, and bore his Cross--Robertus de Wycumbe, Clericus Episcopi Dunelm. quem vulgo Crociarium ejus vocant. — Liber de Miraculis Tho. Cantilup. Epife. Heref. MS. fub Anno 1290.

Ctoro Calana, Ancaster in Lincolnshire. Trocus, curled Hair: Pryn. Ch. Lib. Angl. Tom. 2. pag. 479. Sciatis quod potestatem vobis dedi-mus, capillos Clericorum nostrorum, longos crines babentium, & ad Crocos capillerum suorum deponendos,

Croft (Sax.) Croftus & Crofta, A little Close or Pitle, enclosed near a Dwelling-House, for any particular Use. Possunt etiam dici Monachi de eisdem mariscis versus occidentem jacentibus, pro se 😂 hominibus suis, includere Crostos, seve pratum juxta pontem separaliter quantum illis placuerit. Inguls. In fome ancient Deeds Crussia occurs, as the Latin Word for a Crost; but cum Tostis & Crostis is most frequent. Crost is translated by Abbo Floriacensis, by Predium, a Farm. It seems to come of the old English Word Crease, which signify'd Handicraft, because such Grounds are for the most part

bour and Skill of the Owner.

Croifes (Cruce fignati) is used by Briton, cap. 122). for Pilgrims, because they wear the Sign of the Cross upon their Garments. Of these, and their Privileges, read Braston, lib. 5. part 2. ca. 2. their Privileges, read Breaton, the 5. part 2. ca. 2. and part 5. c. 29. and the Grand Custumary of Normandy, c. 45. Under this Word are also lignified the Knights of St. John of Jerusalem, created for the Desence of Pilgrims; and all those worthy Men of the Nobility and Gentry of England, who, in the Reigns of King Henry the Second, Richard the First, Henry the Third, and Edward the First, were Crue fignati, as dedicating and listing themselves to the Wars, for the Recovery of Ferufalem and the Holy Land. Greg Syntag. Lib. 15. cap. 13 & 14.

Grok, Crocus, Capillorum croci, Turning up the Hair into Curls or Croks; whence Crook, crooked, - Rex Willielmo de Peretot, Salutem, &r. . Sciatis quod concessimus, & plenam potestatem vobis dedimus scindendi capillos Clericorum qui sunt de kospitio nostro, & familia nostra longos crines habentium, & comas intorquentium, & ad crocos capillorum fuorum deponendos; & ideo vobis mandamus quatenus ad hoc modo debito deligenter intendatis, bujufmodi potestatem nostram vobis concessam taliter exequentes circa pradictos capillos scindendos, & crocos deponendos, ne ad capillos vestros scindendos forcipes apponere debemus : Teste Meip-

vestros scindendos forcipes apponere uconing.

so apud Clare. 11 die Sept. Pat. 21. H. 3.

Trupo. Sax. Croppas, A Crop of Corn, or the
Product in Harvest. — Johannes, Prior & Conventus concedunt Radulpho de Hok, terram de Yorkherst-croppam autem de ifsa terra provenientem Sape dietus Radulphus, tempore messionis in eadem Into Alliance Sellic of a word, is yet rare in Jespe diettus Radulphus, tempore meffionis in eadem Spelman; but it is not fo much a Wonder, that Du terra debet reponere & cufiodire. Registr. Cant. Fresne stown of the true Meaning of it, which yet seems very obvious. For Crocia was no more than the Crosser, or Pastoral Staff, which Bishops and Abbats had the Privilege to carry, as the common Ensign of their religious Office; as being invested in their Prelacies, by the Delivery of such a Crosser. Hence the Word Crocium and Crosser, and in Worcestershire, Buck-Wheat goes such a Crosser. Hence the Word Crocium and Crosser, was the Buttock of a Horse, whence sal of Archbishopricks and Abbies, by the Dona-Crossber.

Croffer, the pastoral Staff of a Bishop, so called a similitudine crucis.

Croffee, It was usual in former Times for Men to erect Cress on their Houses, by which they would claim the Privileges of the Templars or Hospitallers, to defend themselves against their rightful Lords; this was condemned by the Statute W. 2. cap. 13. It was usual also in those Days to set up Crosses in Places where the Corps of any of the Nobility rested, as it was carried to be buried, that a Transeuntibus pro ejus animo deprecetur. Walsingham, Anno 1291.

Crustum was a Garment of Purple mixed with many Colours: Duas patenas argenteas auro ornatas, cum duobus urceolis & crusto aureo. Mon. 1 Tom.

p. 210.

Crupta, A Chapel or Oratory under Ground : Egresso toto conventu, accepta absconsa si nox est. vadit

per cryptam. Du Cange.

a Setting-Dog .--dilecto Priori de Birstall, Salutem, &c. Rogamus dilectionem vestram quaterus si placeat, cum celeritate qua poteritis, Nobis provideatis in partibus vestris transmarinis de duobus canibus prodriariis, feu cucheris, & vobis de pretio fideliter & plene respondebimus & de custu, boc sicut Nos diligtis nullatenus omitatis; ita R 2

quod dictos canes babeamus circa Festum Beati Micha-elis omnimodo. Dat. Beverlaci, 10 Kal. Sept. 1280. Ex Registr. Will. Wickwane, Archiep. Cultrasth, the same with Cudreach.

Cuckingstool, or Cokestool, (Tumbrellum,) is an Engine invented for the Punishment of Scolds and unquiet Women, by ducking them in the Water, called in ancient Time a Tumbrel, and sometimes a Trebuchet. Lamb. Eiren. lib. 1. ca. 12. Bracton writes this Word Tymborella. Kitchin. (cap. Charge in Court-Leet, f. 13. a.) says, Every one having View of Frank-pledge, ought to have a Pillory, and a Tumbrel. This was in use even in our Soxons Time, by whom it was called Scealfing-fiole, and described to be Cathedra, in qua rixosa mulieres sedentes aquis demergebantur: It was a Punishment anciently inflicted upon Brewers and Bakers transgressing the Laws, who were there-upon, in such a Stool or Chair, to be ducked and immerged in flercore, some muddy or sinking Pond. This I find also anciently written, ing Pond. This I find also anciently written, Goging fole. See Pandoxatrix. And in Domesday, it is called Cathedra Stercoris. Some think it a Corruption from Duckingstool; others from Choak ingstool; quia hoc modo demersa aquis sere suffecantur.

Eller, A Cude-cloth, a Chryson, or Face-cloth for a Child; the Pricst's Fee in Time of Roman Imposition. Probably Gude-cloth, i. c. God's Cloth, or the Holy Piece of Linen, used in the Dedication of the Child to God.

Cubzeach, a Pledge or Surety.

Cudutlaugh. See Coutheulaughe. Cui ante Divortium, Is a Writ, that a Woman divorced from her Husband, hath to recover Lands or Tenements from him, to whom her Husband did alienate them during the Marriage, because she could not gainfay it. Reg. Orig. fol.

233. F. N. B. f. 240.

(Dif in This, Is a Writ of Entry, that a Widow hath against him, to whom her Husband aliened her Lands or Tenements in his Life-time, which must contain in it, That during his Life-Time she could not withstand it. Reg. Orig. fol. 232. F. N. B. f. 193. See the New Book of En-

tries, verbo Cui in vita

Cuillicurs des gentz, Whereas Murders, Cuil-lieurs des Gentz, Robberies, &c. are done and committed without Number, &c. Cotton's Abr. of Records, f. 62. 21 Ed. 3. 9.

flumege. See Cuynage.
Culagium, Is when a Ship is laid up in the
Dock, to be repaired. MS. Ar. Trevor. Arm. de

plac. E. 3.

Entpatura, A fmiting or cutting, from the Fr. Couper, to cut: Qui autem forisfaciat in foresta Regis de viridi, sive per Culpaturam, sive per Efbrancaturam, sive per foditionem turbarum, sive per Excoriationem more, sive per culpationem sub nemore, sive per essarium, &c. Hovcden, p. 784.

Luip It is compounded of two Words, i. e. Cul

and Prit, viz. Cul, which is the Abbreviation of and Frit, Viz. (ut), which is the Abbreviation of Culpabilis, and is a Reply of a proper Officer in the Behalf of the King, affirming the Party to be guilty after he hath pleaded Not guilty, without which the Iffue is not joined: The other Word Prit is derived from the French Word Preft, i.e. ready; and 'tis as much as to fay, That he is ready to prove the Party guilty: And this we find to be often the Form of Pleading in civil Causes; as in Trespass, the Defendant pleaded Not guilty, the Plaintiff replied by his Counsel.

Cultura, A Parcel of arable Land: Dr. Thoroton in his Nottinghamshire, englishes it, a Wong, It often occurs in old Writings, as totam illam Cul-

turam que vocatur Watercroft.

Culvertage, Culvertagium, May be interpreted Cowardice, as Omnes cum equis & armis, justi sub nomine Culvertagii convenire. Mat. Paris sol. 233. Culvertagium dictum puto a Columbina timiditate, nam Culver idem est quod Columba. Spelm. in voce Niderling. Others fancy it a Culum vertendo, i.e. Running away. These are the Opinions of some Men, but without any Foundation; it rather fig-nifies some base Slavery, or the Confiscation of Estate, viz. Rex Johannes brevi suo ad vicecomites jussit, ut nullus remaneat qui arma portare possit sub nomine Culvertagii & perpetua servitutis: And in another Place, Nibil magis quam opprobrium Culvertagii metuentes. Matt. Paris. Anno 1212. It seems therefore to be the same with Couvrir le feu, for when a Lord seizes his Vassal's Estate as forfeited, he is said Couvrir le seu, to cover or put out his Fire. Du Cange. Therefore the true Sense of the Word is not Cowardice, but Confication, or Forfeiture of Lands and Goods: It was a Norman Feudal Term for Lands of the Vasfal escheating to the Lord : And sub nomine culvertagii was under Pain of Confiscation.

Culmard and Culmerd, Salva Summonitione de Culward. Charta Willielmi de Tabley temp. Ed. I. feems to be the same with Culvertage, or Cowar-

dice.

una. Domesday, Tit. Cestria. Quando Rex ita veniebat, reddebat ei unaquaque carrucata cc. hestas, & unam cunam plenam cervisie. So Custumar de He-cham, p. 21. Omnis Lanceta & Tostman inveniet cunam, se babeat, ad cervissam Domini faciendam— Thus Spelman reads the Word; but it truly is Cuva, Gall. Cuve, Angl. Keeve, Keever, a Tub or Fat for Brewing.

Cuna Cerviux, a Tub of Ale. Domesday. See Rusta. And to this Day, in Cheshire, a brewing Veilel is called a Cump.

Junage, (Cunagium) -- De Cunagio Stanneria & de emptione totius Stanni in Com. Devon. & Cornub. Rot. Pat. 21 Ed. 3. See Coinage.

Cunetio. Marlborough, or the Kennet.

Cuneum Monetæ. Otho tenet manerium de Lille-fton in Com. Midd. per Serjantiam custodiendi Cuncum Monetæ Domini Regis, i. e. Sigillum ferreum quo nummus cuditur; the King's Stamp for Coinage Hence comes our Word Coin, quasi, Cune. Siatis quod concessimus venerabili Patri nostro Cicestr. Episcopo, quod habeat Cuneum funm in Civitate Cicestria, Ere. T. 29 Apr. Claus. 6. Joh. nr. 3. Luneus, A Mint, or Place to coin Money,

Mandatum est, &c. sciatis quod concessimus venerabili Patri nostro Ciccstr. Etiscopo quod babeat Cuneum suum in Civitate Ciccstriæ, &c. T. 29. Apr. Ctaus.

6. Fob. m. 3.

Cunter Cunter, Is a Kind of Trial, as appeareth by Bracton, in these Words, Negotium in boc casu terminabitur per Cuntcy Cuntey sicut inter coheredes. Bract. lib. 4. tract. 3. cap. 18. And a-gain in the same Place, In brevi de resto negotium gam in the tatle I tale, In oreon the recto measurem terminabitur per Cuntey Cuntey. And thirdly lib. 4, track. 4, cap. 2. Terminabitur negotium, per breve de retto, ubi nec duellum nec magna Assa, sed per Cuntey Cuntey omnino, which in my Opinion is as much as by the ordinary Jury.

Cura:

Curagulus, One who taketh Care of a Thing: Ego Edmundus Rex Anglorum & Curagulus multarum gentium. Monasticon, 2 Tom. in a Charter of King Edmond.

Cura Monasterit, An Officer fo called, who had the Charge of the Monastery: Cura cum ipsis remanente qui cum ipsis manducet. Du Cange.

Curfete, Cometh of two French Words, Couvrir, that is, tegere; and Feu ignis, Fire: We use it for the Ringing of a Bell, by which the Conqueror willed every Man to take Warning for the Rawhiled every Man to take Warning for the Ra-king up, or Covering of his Fire, and the put-ting out of his Light. So that in many Places at this Day, where a Bell customably is rung towards Bed-time, it is faid to ring Curfew. Stow's Annals, in vita Gul. Conquestor.

Curia, It was usual for the Kings of England to assemble the Bishops, Peers, and great Men of the Kingdom to some particular Place, at the chief Festivals in the Year, and this Asiembly is called by our Historians, Curia; because there they consulted about the weighty Asiars of the Nation, and therefore it was fometimes called Solemis Curia, generalis Curia, augustalis Curia, and Curia publica, &c. This Word was sometimes taken for the Persons, or feudatary and other customary Tenants, who did their Suit and Ser-vice at the Court of the Lord: So in a Charter of Bernard de St. Walery, Anno 30 H. 3. we find, Hüs testibus, &c. & omni curia mea. Kennet's Paroch. Antiq. f. 139.

Curia advitare bult. Is a Deliberation which the Court sometimes takes, before they give Judgment in a Cause, wherein there seems to be any Point of Difficulty; for which, see the New Book selves. of Entries on this Word.

Curia Baronum. See Court-Baron.
Curia Canonicorum, The Court-lodge, or
Manor-House in a Lordship belonging to the Religious. Juxta Rivulum extra Curiam Canonicorum. Paroch. Antiq. p. 177. Curia claudenea, Is a Writ that lieth against

him who should fence and close up his Ground, if he refuse or defer to do it. Reg. Orig. fol. 155. F. N. B. fol. 127. Sec also The new Book of Entries,

verbo Curia claudenda.

Curia Domini, The Lord's House, Hall, or Court, where all the Tenants, if Need require, were bound to attend every three Weeks, but generally at the Feasts of the Annunciation and St. Michael; from whence the Courts kept at those Times, were called Curia generales, the General, or more Solenin Court.

Curix adventus, The Day of coming to pay Suit and Service at the Court of the Lord : Reddit per annum ad terminum ipsius unam Marcam & summ adventum Curiæ; i. e. For the Rent of a Mark, and the Service of coming to the Lord's

Court yearly. Paroch. Antig. pag. 400.

Eurialitas Angliæ. See Curies of England.

Euria Bilitum, A Court so called, anciently held at Carisbroke Castle in the Isle of Wight. Et idem Dominus Willielmus de Insula debet facere sectam ad curiam Domini Castri de Carisbroc, de tribus septimanis in tres septimanas in Curia, que vocatur

Curia Militum. Inq. de Anno 47 Hen. 3. n. 32.

Curia Penticiarium, Id est, Curia in civitate
Cestriæ coram Vicecomite ibidem in Aula Penticia ejustem Civitatis. Pl. in Itin. apud Cestriam, 14 H.
7. It is probable this Court was originally kept under a Pentice, or Shed covered with Boards, and thence took Denomination.

Curia Persona, The Parsonage-House, or

Manfe. · Omnes obventiones altaris & came. terii pradicta Ecclesia, & totam terram, & Curiam Personæ-crostam que jacet Juxta Curiam Perso--Kennet's Paroch. Antiq. p. 205.

Curio, Corebridge in Northumberland. Curnock, Is four Bushels, or half a Quarter

of Corn. Fleta, lib. 2. cap. 12.

Curriculus, the Year, or Course of a Year: Actum est boc annorum Dominica incarnationis quatuor quinquagenis & quinquies, quinis luftris & tribus Curriculis, i. e. the Year 1028. for Four-times fifty makes 200. and 5 Times 200 makes 1000.

5 lustra are 25 Years, and 3 Curriculi are 3 Years. Wurtter, Is one that dresses or liquors Leather, and is so called of the French Word Cuir, i. c. Corium, Leather: The Word is used in all the Statutes made for the good making of Leather, as

1 Fac. cap. 22.

tirfer, Curfor, A Courier: or Express Messen-er of Haste.——H. Rex Angl. &c. L. Principi ger of Hafte.-Aberfrawe Domino de Snoudon, Salutem, &c. Sit notum. Quia propter inundationes aquarum & viarum discrimina Nuncii nostri ad nos accedere non possunt, per Curser quendam literas prasentes duximus destinandas. Cart. H. 3.

Cursitoz, Clericus de cursu, Is an Officer or Clerk belonging to the Chancery, that maketh out original Writs, 14 & 15 H. 8. cap. 8. They be called Clerks of the Course, in the Oath of the Clerks of the Chancery appointed 18 E. 3. Stat. 5 cap. Unico. There be of these twenty-four in Number, which have allotted to them feveral Shires, in which they make out such original Writs as are by the Subject required, and are a Corporation of them-

Curfones terræ. -– Sciant quod ego Willielmus Crump, dedi-Henrico de Sweton unam dimidiam coram, & duos cursones terra mea in Lyston, &c. Dat. 14 Ed. 2. Seems to signify Ridges

of Land.

Curtesp of England, (Jus Curialitatis Anglia) is where a Man takes a Wife seised of Land in Fee-simple, Fee-tail general, or as Heir in Tail special, and hath Issue by her, Male or Female, born alive; if the Wife die, the Husband shall hold the Land during his Life, by the Law of England, and he is called Tenant by the Curtesy of England; because this Privilege is not allowed in any other Realm, except in Scotland, where it is called Curialitas Scotia.

I do not find any fuch Privilege before the Conquest, here in England; but it was a Custom before that Time used in Normandy, and probably derived from them; it was called in their Language, Veuvete, de quo sic jura & consuetud. Nor-man. cap. 121. viz. Consuetudo est in Normannia ex antiquitate approbata, quod si quis uxorem habuerit ex qua baredem aliquem procreaverit, quem natum vivum fuisse constiterit, sive decesserit, totum feodum quod maritus possidebat ex parte uxoris sua tempore quo decesserit, ipsi marito quamdiu ab aliis cesserit nuptiis remanebit.

offi marito quamatu ab aliis cessert nutsus remaneish. Cuttityine, Cuttana, Was the Name of King Edward the Confessor's Sword, which is the first Sword carried before the King of this Land at his Coronation. Mat. Paris. in Vita Henrici Tertii. And they say the Point of it is broken, which may seem therefore to be an Emblem of Mercy.

Curtilauf, (Curtilagium) From the French Cour, Court, and Saxon Leagh, locus: A Yard, Backfide. or Piece of Ground lying near a Dwellinghouse, where they sow Hemp, Beans, and such like. Persolvant (decimam) Lastis, bortorum, Curtilagiorum, Lana, &c. Provinciale Angl. lib.

CU

3. Tit. de Decimis .-3. Tit. de Decimis.— Et s'in Cultulagio au of the Custom dinerten internation in Projection, soil capital bladum seminaretur, decimam garbam illius, that Custom is common to more, and Prefeription bladi, seut in campis, percipiet. Inq. 36 Hen. 3. Mibi is particular to this or that Man. Again, Predicts violetur Curtilagium (lays Spelman) a Curtillum servicion asketh not that Length of Time to set in a far It is mentioned Anno 4 E. 1. cap. unico. Anno 35 thorter Time, wiz. five Years, one Year, or less them. 8. cap. 4. and 30 Eliz. cap. 2. See Coke, Example of five Years Presipion you have in the Hen. 8. cap. 4. and 39 Eliz. cap. 2. See Coke, Vol. 6. fol. 64. a. and Bullivode's Rep. 2 part. fol. 113. Cum quodam gardino & Curtilagio, 15 Edw. 1. nu. 34. by which it feems to differ from a Garden.

Curtiles teriæ, Court-Lands. Among Saxon Ancestors, those Thanes, who possess Bockland, or Hereditary Lands, divided them into Inland and Outland. The Inland was that which lay most convenient for the Lord's Mansion-House; and therefore the Lords kept that Part in their own Hands, for Support of their Family, and for Hospitality. The Normans afterwards called these Lands Terras Dominicales, the Demains, or Lords Lands. The Germans Terras Indominicatas, Lands in the Lord's own Use. The Fuelifts Terras Curtiles, or Intra curtem, Lands appropriate to the Court or House of the Lord. Spelman of Feuds, c.5.

fignifies Costs.

Acres adverts

Writs for the Admitting or Removing of Guardi-

ans. Reg. Orig. in Indice.

amenti, Was the Stile wherein Writs and other judicial Proceedings did run during the late Times of Trouble, viz. From the Murder of King Charles the First, till the Usurpation by Cromwell, mentioned and declared traiterous by

Cromonel, mentioned and declared transcolors by the Stat. 12 Car. 2. cap. 3. Cliffodiant dare, Was a Gift or Grant for Life: Tradidit autem Rex Willielmo filio Aldalmi civitatem Wexfordie in custodia, &c. Du Cange. Quistom, Consuetudo, Has all one Signification with our common Lawyers and Civilians, being by both accounted a Part of the Law: Confuetudo quandocunque pro Lege servatur, saith Bracton, partibus ubi fuerit more utentium approbata; Longavi ons an just more mentum appround, confucions enim temporis usus & consustudinis non est eilis authoritas, lib. 1. cap. 3. It may not unaptly be thus defined, Custom is a Law or Right not written, which being established by long Use, and the Consent of our Ancestors, hath been, and is daily practifed. Our Ancestors, that is, Majores; and those of our Kindred that are ultra tritavum: So that allowing the Father to be fo much elder than the Son, as Pubertas, or the Years of Geneneration do require; the Grand-father so much elder than him, and so usque ad tritavum; we Custos Brounn, Is the principal Clerk becannot say. That this or that is a Custom, unless longing to the Court of Common Pleas, whose we can judify it hath continued fo at leaft one Hundred Years. For Tritavus must be fo much elder than the Party that pleaded it; yet because that is hard to prove, it is enough for the

-Et sin Curtilagio ali- or Town. Custom differeth from Prescription, for levying of a Fine; for if a Fine duly levied of Lands and Tenements be not impugned within five Years, it excludeth all Claim for ever. And if a Man omit his continual Claim for a Year and a Day, then the Tenant in Possession pre-feribeth an Immunity against the Entry of the Demandant, and his bleir. F. N. B. fol. 79. Termes de la Ley, verbe continual Claim. Out of the Statutes you have greater Discontinual. Statutes you have greater Diversity, which see Collected in Cowel's Institute, Tit. De Usucap. & long. temp. prescript. So that Brissenius in his 14. lib. ofpitality. The Normans afterwards called these ands Terras Dominicales, the Demains, or Lords ands. The Germans Terras Indominicatas, Lands the Lord's own Use. The Feudific Terras Curtiss, or Intra curtem, Lands appropriate to the out or House of the Lord. Spelman of Feuds, c.5. Turbars and Curbatus. See Cravare. Turbars and Curbatus. See Cravare. Custination of the Lord Spelman of Feuds, c.5. Turbars and Curbatus. See Cravare. Turbars and Curbatus of the Coffagium, which gnifies Costs.

Custination and Custination of Removing of Guardins. Reg. Orig. in Indice.

Turbare Libertatis Angliz authopitate Parlisment, Was the Stile wherein Writs and other and out of Merchandise. 14 E. 3. Stat. 1. cap. 21. In which Signification it hath the Latin Name Custuma. Reg. Orig. fol 138. a. 129, a. 4 Inst. fol. 29. And lastly, for such Services as Tenants of a Manor owe to their Lord. New Book of Entries, verbe Custome.

Tuffomary Trants, (Cufumarii, vel Tenentes per consustation) are such Tenants as hold by the Custom of the Manor, as their special Evidence. These were anciently Bondmen, or those that held Tenura Bondagii: Et omnes illi qui tenuerunt in Bondagii tenura folebant vocari Custumarii. MS. de consuerud. man. de Sutton-Colfeild de An. 3 Edw. 2. See

Windas and Copyhold.

Tufforn Boufe, Is a House in several Cities and Port-Towns, as London, &c., where the King's Customs are received, and all Business relating thereunto transacted. See 12 Car. 2. cap. 4.

thereunto transacted. See 12 Car. 2. cap. 4.

Customs and Serbices, Confuetudinibus & Serviciis, Is a Writ of Right Close, which liethagainst the Tenant, that deforceth his Lord of the Rent or Service due to him. Of this, see more at large in the Old Nat. Brev. fol. 77. F. N. B.

fol. 151. and Reg. Orig. fol. 156.

Office is to receive and keep all the Writs, and put them on Files, every Return by it felf; and at the End of every Term to receive of the Protonotaries all the Records of Nist prius, called The Postera; for they are first brought in by the Clerk of the Asset of every Circuit to the Pro-Proof of a Custom, if two or more Witnesses can The Posters for they are first brought in by the depose, That they heard their Fathers say, That Clerk of the Assis of every Circuit to the Proit was a Custom all their Time, and that their tonotary that entered the Issue in that Matter for it was a Cussion all their Time, and that their tomotary that entered the Islue in that Matter for Fathers heard their Fathers also say, That it was the Entring of the Judgment. And then do the likewise a Cussion in their Time. If it is to be Protonotaries get of the Court a Peremptory Day, proved by Record, the Continuance of an Hunford Years will serve. Davie's Rep. fol. 32. Cussion in Arrest of Judgment, which Day being past, is either General, or Particular. General, I call the entreth the Verdict and Judgment thereupon that which is allowed through all England, whereof you may read divers in Dot. and Stud. lib. 1. cap. doth at the End of the Term deliver over to the 7. very worthy to be known. Particular, is that Custos Brevium all the Records of Nis prins, which belongeth to this or that County, as Gawhich came to his Hand that Term; which revelkind to Kent; or to this or that Lordship, City ceived he bindeth into a Bundle, and bestoweth

them in apt Place. The Custos Brevium also maketh Entry of the Writs of Covenant, and the Concord upon every Fine, and maketh forth Exemplifications and Copies of all Writs and The Fines after they be engrossed, the Parts the Sum pay'd upon them, and then thereof be divided between the Custos Brevium the same into the Court to be written upon. and the Chirographer; whereof the Chirographer keepeth always the Writ of Covenant and the Note; the Custos Brevium keepeth the Concord same with Cupa, a Cup. and Foot of the Fine; upon which Foot the Chi-rographer doth cause the Proclamations to be endorsed, when they be all proclaimed. This Office is in the King's Gift. There is also a Custost ter Carriage of it into other Places.

Brevium & Rotulorum in the King's Bench, who fileth such Writs as are there used to be filed, open or large below: Matth. Paris. speaking of and all Warrants of Attorney, and transcribeth, or maketh out the Records of Nist prins, &c.

Custos a program Regis. See King's Swan-

herd.

Cuffor Placitozum Cozona. Bratt. lib. 2. cap. 5. This feems to be all one with him whom we now call Custos Rotulorum. Of this Officer Mention is made in the Writ De Odio & Atia,

Reg. Orig. fol. 133.

— Unfton Kotunozum, Is he that hath the Custody of the Rolls, or Records of the Sessions of Peace; and as some believe, of the Commission of the Peace it self. Lamb. Eiren. lib. 4. cap. 3. pag. 373. He is always a Justice of Peace and Quorum, in the County where he hath his Office; and by his Office is rather termed an Officer or Minister than a Judge, because the Commission of the Peace layeth by express Words this special Charge upon him. Qued ad dies & loca predicta, Brevia, Pracepta, Processus & Indictamenta pradicta coram te & aliis Sociis tuis venire sac. Lamb. ibid. Where you may find a large Tract con-cerning this Officer. Who shall appoint the Custos Rotulorum in every County, see 37 H. 8. c. 1. and 3 & 4 E. 6. cap. 1. & 2 Inst. fol. 674.

Cuftos of the Spiritualities, Cuftos Spiritualitatis vel Spiritualium, Is he that exerciseth Spiritualium, Is he that exerciseth Spiritualium, Is he that exerciseth Spiritual or Ecclesiatical Jurisdiction, of any Diocese, during the Vacancy of the Sec. The Appointment of whom, by the Canon-Law, appertains to the Dean and Chapter; but at present with us in England, to the Archbishop of the Province by Prescription: Howbeit, divers Deans and Chapters, (if Gwin say truly in the Presace to his Readings) do challenge this by ancient Char-

ters from the Kings of this Land.

Custos Tempozalium, The Person to whose Custody a vacant See, or Abbey, was committed by the King, as supreme Lord: Who, as a Steward of the Goods and Profits, was to give Account to be Elibeator, and he into the Exchequer-His Trust continued till the Vacancy was sup-plied by a Successor, who obtained the King's Writ De Restitutione Temporalium, which was com-monly after Consecration, yet sometimes be-

Cuftos treugarum, Keeper of the Truce. Edward the Third constituted by Commission two Keepers of the Truce between him and the King of Scots, with Nos volentes Treugam five sufferentiam predictam quantum ad nos pertinet observari, &c. Rot. Ed. III.

Scotiæ 10 Edw. 3. m. 36. intus. Cuth, i. e. Cognitus, known.

Holland and Zealand, called Cutts, which are flat and low, built very commodiously for transporting of Horses. Stow. Annal. p. 412

Culter of the Talleys. Is an Officer in the Exchequer, that provideth Wood for the Talleys, and cuts the Sum pay'd upon them, and then casteth

Cuba, Gall. Cuve. Angl. Keev, Keever, A Tub or Brewing-veffel. Vid. Cuna. It also fignifies the

e upinggr, Is a Word used in the Statute of 11 H. 7. cap. 4. for the making up of Tin into that Fashion, as it is used to be framed, for the bet-

the Citizens of London, tells us, they were Sericis Vestimentis ornati, cycladibus auri textis circundati.

Anno 1236.

Cpnebote, The same with Cenegild.

Coppus. -- Et debent habere amerciamenta de expeditatione canum, mel & nues, & cyppos per totam foressam. — Ryloy's Placit. Parl. fol. 652. Du Fresne, in his New Glossarium, lays it signifies Rete, a Net; but Quere. — I rather think, in the Authority before cited, it signifies a Sort of Berries; possibly Hips and Haws.

Ungeath, i. e. Jusjurandum electum, viz. Quod

quis cum aliis conjuratoribus a majori numero electis prastat: We read it amongst the Laws of King Athelftane, cap. 15. viz. Et jurant quod illud pecus interliatum, (i. e. fequestred) in peculio suo natum est, sine Rimath & stet. thes. Cyreath, i. e. Jusjurandum electum super 20 Den.

(VIEUVIC, (Sax.) Irruptio in Ecclessam LL.

Eccl. Canuti Regis.

Crackleat, Is a Saxon Word, fignifying a Tribute due to the Church, Vettigal Ecclesia, Ecclesia Cenfus. Primitias seminum quifq; ex eo dato domicilio in quo isse natali die Domini commeratur. Spelm. de Concil. vol. 1. fol. 125. See Churchesset. See the Original of this Custom, and the Continuance of it, historically delivered, by Mr. Kennet in his Paroch. Antiq. p. 603.

Epapus, Scirpus, Rushes. It was in old Times a common Practice, (and is still in some Places retained, more especially in Wales) to bring Rushes, and strew the Body of the Church, for the Convenience of Warmth and better Kneeling. And hence it was laid as a customary Service on some Persons, that they should find the Church with Straw in Winter, and with Rushes in the Sum-mer.—— In Ordinatione Domini Jocelini Episcopi Bath. Super thesauvaria Ecclesia Wellensis, facta An. 1226. Ordinatum est ut thesaurarius inveniat cyrpos per estatem. Reg. Dec. & Capit. Well.

Acra. Johannes Birt posuit in quandam navem decem Dacras corei laneati 23 Aug. 39 Eliz. Placit. An. 41 Eliz.

Cauntine, Daggardus, Gall. Dagne, Brit. Daga, Engl. Dagger.— Habentes cultelles, quos daggerios vulgariter dicunt. Henr. Knyghton in

Dagus. Sce Deis.

Dailus, Daila, Daius, A certain Measure of Churts, Flat-bottomed Boats, used in the Land, viz. Et totam Daniam marifet sam as requestional for transporting Horses. A.D. 1474. quam de prato, &c. Monasticon, 2 Tom. p. 211. when King Edw. IV. came to Dover, the Duke of In some Places its taken for a Ditch or Vale, Burgundy, to help his Passage, sent 500 Boats of bine Anglice, a Vale is called a Dale. Du Cange.

Dais. Sec Deis.

Dakir, By the Stat. De Compositione Ponderum & Mensuramm, 51 H. 3. a Last of Hides consists of twenty Dakirs, and every Dakir of ten Hides: But by 1 Fac. cap. 33. a Last of Hides is twelve Dozen. See Dicker of Leather poster.

Dalmatica, A Garment with Targe open Sleeves, used at first only by Bishops, so called, because

it first came from Dalmatia.

Candida ut extensis niteat Dalmatica rugis, Fimbria neve erret huic sine lege lavis.

Datus, Dailus, Dayla, A Dale, a Valley, or low Place. — Et in eadem villa terram trium carrucarum, & tres dalos prati, & unum hul-mum. Mon. Angl. tom. 1. p. 680. & totam daylam marisci, tam de rossa, quam de prato. Mon. Angl. Tom. 2. p. 211. The Dali prati abovementioned, feem to be fuch Balcks or narrow Slips of Pasture, left between the ploughed Furrows in arable Land, which in fome Parts of England are still called Doles, and Dools. The old British Dol, and Doldir was a Valc. And the present Wellb use the Word Dol, for a low Meadow by a River Side. This the original Name and Nature of Deal in Kent, where Cafar landed, and fought the

Britains: Casar ad Dole bellum pugnavit. Nennius. Mannagr, Damnum, Generally signifieth any Hurt, or Hindrance that a Man taketh in his Estate; but in the Common Law it is a Part of that the Jurors be to enquire of, passing for the Plaintiff or Defendant in a civil Action, be it Personal or Real. For after Verdict given of the principal Cause, they are likewise asked their Consciences touching Costs (which be the Charges of Suit, called of the Civilians, Expensa Litis) and Damages, which contain the Hindrance that the Plaintiff or Demandant hath suffered, by Means of the Wrong done to him by the Desendant or Tenant. Co. on Lit. fol. 257. By the Statute 48 E. 3. 22. a Means for the Recovery of Damages was given to the Defendant in an Appeal, when he was accquitted of the Felony. And the Statute of Westim. 2. Anno 13 E. I. cap. 12. gave a more expeditious Redress, than a Writ of Conspirrcy against Procurers and Abettors This Word Damage is taken in the Law in two feveral Significations; the one properly and generally, the other firitly and relatively; Properly, as it is in the Cases where Damages are founded upon the Statute of 2 H. 4. cap. 1. and 8 H. 6. cap. 9. where Costs are included within this Word Damages: For Damage in its proper and general Signification, is faid a demendo, when a Thing by Diminution is made worse; and in this Sense, Costs of Suits are Damages to the Plaintiff, for by it his Substance is diminished. But when the Plaintiff declares the Wrong done to him, to the Damage of fuch a Sum, this is to be taken relatively, for the Wrong which is passed before the Writ brought, and are assessed by Reason of the Trespass aforesaid, and cannot extend to Costs of Suit, which are future, and of another Nature. See Co. lib. 10. fol. 116, 117.

Damage cieere, Damna clericorum, Is now affef-fed by the tenth Part in the Common Pleas, and mer. the twentieth Part in the King's Bench and Exchequer, of all Damages, (exceeding five Marks) re-covered either by Verdick, Confession, or Judg-ment of the Court, in all Actions upon the Case, Covenant, Trespass, Battery, Fasse Imprison-ment, Dower, and all others, wherein the Da-

mages are incertain, which the Plaintiff must pay to the Prothonotary, or Chief Officer of that Court, wherein they are recovered, before he shall have Execution for them. This was no other originally than a Gratuity given to the Prothonotaries and their Clerks, for drawing special Writs and Pleadings, which afterwards grew to a Certainty; and was, as some have fancied, of old, a tenth Part of the Damages recovered: For it appears by ancient Records, that it hath been incertain, fometimes a Sixth, and at other Times a Third Part. This is taken away by 17 Car. 2. cap. 6. from and after the 29th of Septemb. 1672. and till only as shall be actually levied, or otherwise paid by the Defendants, and only for the Proportion of the Money which shall be so levied or paid, and no more, or otherwife.

Damage frefant, That is, doing Hurt or Damage, and is when a Stranger's Beafts are in another Man's Ground, without License of the Tenant of the Ground, and there do feed, tread, and otherwise spoil the Corn, Grass, Woods, and such like: In which Case the Tenant, whom they damage, may therefore take, distrain, and impound them as well in the Night, as in the Day. But in other Cases, as for Rent and Services, and fuch like, none may distrain in the Night. Stat. de districtione Scaccar. An. 51. Hen. 3.

Danniella, A light Damosel, a Mis.

Willielmus Hoppeshort tenet dimidiam virgatam terra in Bockhamton de domino Rege, per servitium custodiendi fex Dami sellas, seill. Meretrices, ad custum Domini Regis 12 Ed. I. i. e. by Pimp-Tenure. See

Blount's Tenures, p. 39.
Damnum, Infra damnum fuum, Within the Bounds or Limits of his own Property, or Jurisdiction.—— Si quis invenerit in damno suo aucas, gallinas aut capras, &c. Brack. lib. 2. de Co-Animalia in Damnis distorum Mon. Angl. Tom. 2. p. 862. ron. ca. 37. Fratrum inventa. Hence a Dam, a Boundary or Confinement; to

dam up, to dam out.

Dan, The better Sort of Men had the Title of Dan, as the Spaniards Don, from the Latin Do-

minus.

Danegelt, og Dane-geld, (Belt in Dutch fignifics Money) was a Tribute laid upon our Ancestors of 1s. after of 2s. for every Hide of Land, through the Realm, for clearing the Seas of Danish Pirates, which heretofore greatly annoyed our Coasts. Camb. Britan. 142. King Etbeldred being much diffressed by the continual Invasion of the Danes, to procure his Peace, was compelled to charge his People with heavy Payments, called also Danegelt. As first, he paid 10000 l. then 16000 l. then 24000 l. after that 36000 l. and lastly 48000 l. to the Danes. This Danegels was released by St. Edward the Confessor, but levied again by William the First and Second: Released by Henry the First, and finally by King Stephen. See Hoveden, par. post. Annal. fol. 344. a. Spelman's Glossarium, and Selden's Mare clausum. fol. 196.—— Et sint quieti de Lene, Danegeld & Gaywithinte & de omnibus aliis consuetudinibus, &c. fol. 196.-Charta Hen. 7. Ballivis & Burgens. Mountgo-

Danelaga. See Merchenlage. Danger, Dangeria, A Payment in Money, made by the Forest-Tenants to the Lord, that they might have Leave to plough and fow in Time of Pannage, or Mast-feeding; in some Places called Lyef floer, and Lef filver.

Danmonii.

Danmonii, Cornwall and Devonshire.

Danum, Doncafter in Yorkshire.

Daniser, A Dapes ferendo. At first a domcstick Officer, like our Steward of the Honshould, or rather Clerk of the Kitchin; then by Degrees, any fiduciary Servant, especially the Chief Steward, or Head Bailiff of any Honour, Barony, or Manor. I think Dapifer Regis, is in most of our Records, to be taken for Steward of the King's Houf-

Dardus, i. e. A Dart. In Wales an Oak is called Dar, and Dart is Telum.

Scuta tonant, dardique volant.

Dare an remanentiam, (Glanvil, lib. 7. cap. t.)
To give away in Fee, or for ever. See Remain-

Darreine Is a Corruption from the French Dernier, i. c. ultimus : and we use it in the same Sense ;

Darrepne Continuance. See Continuance. Darrepne Presentment, Ultima prasentatio. See

Assife of Darryene Presentment.

Days. The ancient Deeds had no Dates, but only the Month and the Year, to fignify that they were not made in Hafte, or in the Space of a Day, but upon longer and more mature Deliberations; and the King's Grants began with these Words, Prasentibus of futuris, oc. but the Grants of common Persons began with Omnibus prasentes literas inspecturis, &c.

Dates, Is the Fruit of the Tree, in Latin called Palma, in English the Date-tree; of which who will understand the Nature or Diversities, may read Gerrard's Herbal, lib. 3. cap. 131. They be numbred among the Spices and Drugs to be gar-

bled. 1 Fac. 19.

Dative, or Datife, That may be given, or disposed at Will and Pleasure. Whether a Prior shall be Datife, and Removeable, or Perpetual, shall be tried by the Ordinary. Anno 9 Rich. 2. cap. 4. Si Prior Datife & Removeable, suffer Escape, re-Spondeat Superior. 45 Ed. 3. 9. 10.

David, St. David's Head. See Offopitarum Pro-

montovium.

Datracit, Davata Terra, A Portion of Land in Scotland so called .- Apud priscos Scotos, one Dawach of Land, qued continet quatuor aratra terra, quorum unumquodque trahitur octo bobus. Skene-Non fiet taxatio juxta numerum davasarum, feu baroniarum; sed secundum verum valorem bonorum. Statut. David. Reg. Scot. cap. 48.

Day, Dies, Is sometimes used in the Law for the Day of Appearance in Court, either originally, or upon Assignation, and sometimes for the Returns of Writs. For Example, Days in Bank be Days set down by Statute, or Order of the Court, when Writs shall be returned, or when the Party shall appear upon the Writ served: And of this you may read the Statutes 51 H. 3. cap. 1, 2. Marl. cap. 12. 52 H. 3. and 32 H. 8. cap. 21. To be dismissed without Day, is to be finally discharged the Court. Kitchin fol. 193. He had a Day by exitibut, & proventibus de Dayri Domini Prioris de the Roll, Id. fol. 197. that is, he had a Day of Appearance affigned him. Day, Year, and Waste. de xxxv. solid. vi. den. receptis de dayeria de la Breche, See Dies and Year.

Days: Jilsn, In some Northern Parts of England, any Arbitrator, Umpire, or elected Judge is commonly termed a Deies-man, or Days-man: is commonly termed a Deies-man, or Days man: one Journey, as the Farmers still call it.
Which reminds me of what Dr. Hammond well Confirmavi Abbati & Conventui de Rading, tres

observes, in his Annotations on Heb. 10. 25. Danmoniogum promontorium, The Lizard in the Word Day, in all Idioms, doth fignify Indement. So 1 Cor. 3. 13. Apportin huren, is Human Judgment. And on this Occasion, it may not be improper to observe, (because no Notice has been yet taken of so small a Matter) that the Addition of Dey or Day, to the Doom-book, or Liber Judicialis, the General Survey, in Time of Will. Conq. was not meant with any Allusion to the Final Day of Judgment, as most Persons have conceited: For Day does not augment the Sense of the Word, but only doubles, and confirms the same Meaning: I say, The Syllable dey or day, in that Composition, does not really signify the Measure of Time, but the Administration of Justicc. So as Domesday-Book is but more emphatically, the judicial decisive Record, the Book of dooming Judgment, and decreeing Justice.

Days of Desirion, A Term used in the Ex-

chequer; for the Explanation whereof, fee Re-

membrancer.

Daveris, The Dayrie, Dairy, It is derived by Dr. Skinner from the Fr. Derriere, as if the Dairy were on the back Part, or behind the rest of the House. The learned Fr. Junius is no more happy, when he refers it to the Greek, Dasies, & per Syncopen, Sales. Hesychio exponitur Domeion емпира, gnara, perita. Non enim cujusvis est curare lasticinia, sed a lasticiniis edulia concinnatarum singulari rusticarum rerum experientia imbutam esse oportet. Omnio interim huc pertinet, quod Gallis Dariole dicitur cibi genus, quod issame Gallis alias nuncupatus, Laiceron, vet Flan de Laict. Ac fortasse quoque Darnis ab eadem origine; Darcre dictum est jentaculum, quad Septentrionales latticiniis jentare funt foliti. Both these Conceits of Skinner and Junius, are trifling Conjectures. And indeed nothing has more thing conjectures. And indeed nothing has more exposed the noble Studies of Etymology, than the Fancies and Flights of some great Men; who by indulging their Wit, and their Invention, have made such odd and far fetch Allusions, as nothing but a like Heat of Fancy, could imagine or believe. But to return, the Word Deirie or Dairy is originally English, from Day, Deie, Sax. Dag; and fignified at first the daily Yield of Milh-Cows, or the daily Profit made of them. As a Day-were of Land, was one Day's ploughing, which the Frenh called Journal, Lat. Journale; and our Mid-land Farmers ftill call a Journy. So in Lorain and Champaigne, they now use the Word Dayer, for the Meeting of the Day labouring Women to give an Account of their daily Work, and receive the Wages of it. Hence any young Artificer, who affifts a Mafter Workman, is ftill called a Journey-man. As a Thresher, Hedger, See, who works by the Day, is termed a Days-man. And I am apt to think, that the Wo-man hired by the Day, to help in the Kitchin, &c. usually called a Chair-woman, is no more than a four woman, or fourne-woman. A Dairy in the North, is called The Mikness; as the Dair ry-maid, is in all Parts a Milk-maid: She is called Androchia by Fleta, lib. 2. cap. 87. Andro bia pudica effe debet, & laboriofa daerix——Compotus Henrici Deye, & Johannæ uxoris fua, de omnibus Id. p. 570.

Dapwere of Land, As much arable Ground as could be ploughed up in one Day's Work, or

acras, & sexdecem Daywere, de terra arabili. Cartular. Rading. MS. f. 90. a.

- In manerio de Stiventon, Com. Daynvnne, ____ In manerio de Stiventon, Com. Berk. virgatarii secabunt in Autumno per tres dies septimana, & tune quilibet secabit dimidium acra, & vocatur Daynynne. Placit. An. 9 Ed. 1.

Deadly ffeun (Feuda & Faida) is a Profession of an irreconcileable Enmity, till we are reven-ged even by the Death of our Enemy. It is de-duced from the German Word (Feed) which, as Hottoman, (in verbis Feudalibus) faith, Modo bellum, modo capitales inimicitias fignificat. It is used Anno 43 Eliz. c. 13. And such Enmiry and Revenge was allowed by our ancient Laws in the Time of the Saxon, wiz. where any Man was killed, if a pecuniary Satisfaction was not made to the Kindred, it was lawful for them to take up Arms and revenge themselves on the Murderer, and this is called Deadly Feud, and probably this was the Original of an Appeal.

Deaf Medge, Mortuum vadium. See Mortgage. Deaffortled, That is, discharged from being Forest, or exempt from the Forest-Laws, 17 Car. 1. cap. 16. Fokames Dei Gratia, erc. Archiepisopis, The cap to Journal of the control of the control of the Epifopis, See. Sciatis nos omnino Deafforestalle Forestam de Brewood de omnibus que ad Forestam & Forestamis pertinent. Quare volumus & striniter pracipimus quod predista Foresta & bomines in illa manentes & baredes corum sint Deafforestati imperpetuum. Ec. Dat. apud Brug. 13 Martii Anno regni nostri 5

Dein, (Gr. Addoors a dian, decem) is an Ecclefiastical Magistrate or Dignitary, so called, because he presides over Ten Canons or Prebendaries at the least. We call him a Dean that is under the Bishop, and Chief of the Chapter, ordinarily in a Cathedral-Church; and the Rest of the Society or Corporation we call Capitulum, the Chapter. But how diverfly this Word is used, read Lyndewode. Tit. De Constitut. cap. 1. verbo, Decani Rurales; where Rural Deans are said to be certain Persons that have Jurisdiction Ecclesiaflical over other Ministers and Parishes near adjoining, affigned them by the Bishop and Archdeacon, being placed and displaced by them: Such are the Dean of Croyden in Surrey, Dean of Battel in Suffex, &c.

As there are two Foundations of Cathedral-Churches in England, the old and the new, (the new are those which Henry the Eighth upon Suppression of Abbies transformed from Abbot, or Prior and Convent, to Dean and Chapter) fo there are two Means of creating these Deans: For those of the old Foundation were exalted to their Digof the old roundation were exafted to their Dig-nity much like Bishops; the King first sending out his Conge d'Essire to the Chapter, the Chapter then chusing, the King yielding His Royal As-sent, and the Bishop confirming him, and giving his Mandate to instal him. Those of the new Foundation are by a shorter Course installed, by Virtue of the King's Letters Patent, without either Election or Confirmation. This Word is also applied to divers that are the Chief of certain peculiar Churches or Chapels, as the Dean of the King's Chapel, the Dean of the Arches, the Dean of St. George's Chapel at Windsor. Sec. Nec Collegio alicui prefetti, nec jurislittione ulla donnti, alicui prefetti, nec jurislittione ulla donnti, son should be supported to the second secon nomine tamen velut bonoris gratia insignes, says Spelman.

Dealmarrennata, Diswarrenned; when a Warren was broke up, and laid in Common. King themy III. in a Charter to the Citizens of London, Debet & folet.

The folet.

dewarrennata, & deafforestata in perpetuum-Placit. temp. Edw. I. & Edw. II. MS. f. 144.

De bene effe, Are common Latin Words, but their Meaning is something more dark: As thus, To take or do a Thing de bene effe, is to allow or accept for the present, till it comes to be more fully examined, and then to stand or fall, according to the Merit of the Thing, in its own Nature, fo that valeat quantum valere potest. So in Chancery, upon Motion for one of the less principal Defendants to be examined, the Court fome-times will order it de bene ese, that is, he may be examined, but so, that upon Hearing, and fully examining the Case, his Deposition may be allowed, or suppressed, as the Court shall think fit. See Langham's Case, Cro. 3 par. fol. 68. So also at Common Law, the Judges frequently take Bail de bene esse, that is, to be allowed or disallowed upon the Exception, or Approbation of the Plaintiff's Attorney; however in the Interim, they

have a Well-being, or conditional Allowance.

Debenture was by a Rump-Att in 1649, ordained to be in the Nature of a Bond or Bill, to charge the Commonwealth (forfooth) to pay the Soldier-Creditor, or his Affigns, the Sum due upon auditing the Account of his Arrears. The form of which Debenture, as then used, you may see in Scobel's Rump-Asts, Anno 1649, cap. 63. The Word is also mentioned in the Act of Oblivion, 12 Car. 2. cap. 8. Sect. 7. and is used in the Exchequer. See Auditor of the Receipts. In the King's House, Debentures are given usually to the King's Servants, for the Payment of their Wages,

Board-Wages, and the like.

Debet & fotet, Are Words frequently used by the Writers of the Common Law. For Example, it is faid in the Old Nat. Brev. fol. 98. This Writ de setta Molendini, being in the debet & solet, is a Writ of Right, &c. And again, fol. 69. a Writ of Quod termittat, may be pleaded in the County before the Sheviff, and it may be in the debet & folet, or in the Debet without the Solet, according as the Demandant claimeth; wherefore Note, That those Writs that be in this Sort brought, have these Words in them, as formal Words, not to be omitted: And according to the Diversity of the Case, both debet and folet, or debet alone: That is, if a Man sue to recover any Right by Writ, whereof his Ancestor was diffeised by the Tenant, or his Ancestor, then he useth only the Word debet in his Writ; because folet is not fit, hy reason his Ancestor was differsed, and the Custom discontinued: But if he sue for any Thing that is now first of all denied, then he unfeth both these Words, debet & foles; because his Ancestors before him, and he himself usually enjoyed the Thing sued for, as Suit to a Mill, or Common of Pasture, until the present Refusal of the Tenant. The Like may be said of Debet & Detinet: As appeareth by the Reg. Orig. in tho Writ De debito, fol. 140.
Debito, or De debito, Is a Writ which lieth,

where a Man oweth to another a certain Sum of Money, upon an Obligation, or other Bargain, for any Thing fold unto him. F. N. B. fol. 119. This Writ is sometimes made in the Detinet, and not in the Debet, which properly falleth out, where a Man oweth an Annuity, or a Quantity of Wheat, Barley, or fuch like, which he refufeth to pay. Old. Nat. Brov. fal. 75. See before

of Craft, Subtilty, Guile, Fraud, Slight, Cun- in the Register, which lay against those that had ning, Covin, Collusion and Practice used to defarmed the Priors Aliens Lands of the King. for ceive another Man by any Means; which hath no other more proper or particular Name than Deceit, or Offence. West. pag. 2. Symbol. Tit. Indistments. Sest. 68. See Cosening, and new Book of Entries, verbo Disceit.

Decem tales. See Tales.

Decenna, and Decenniera. See Deciners. Decemnary (Decemnaria) The Limits or Com-

pass of ten Friburgs. See Deciners.

Decentum. See Fausetum. Decentione, Is a Writ that lieth properly against him, that deceitfully doth any Thing in the Name of another, for one that receiveth Dawaste of another, for one that receiveth Damage or Hurt thereby. F. N. B. fol. 95. This Writ is either Original, or Judicial; as appeareth by the Old. Nat. Brev. fol. 50. where you may read the Use of both: For some Satisfaction, take the Words of that Book; This Writ of Deceit, when it is Original, lieth in Case where Deceit is wised by one Man re-case her wise. cett, when it is Original, lietin in Cale where De-cett is used by one Man to another, by which Deceit he may be disherited, or otherwise evil-intreated, as appeareth by the Register, &c. And when it is fudicial, then it lieth out of the Rolls of Record; as in Case where a Scine faciat is sent to the Sheriff, that he warn a Man to be before the Justices at a certain Day, and the Sheriff returns the Writ ferved, whereas the faid Man was not warned, by which the Party that fued out the Scire facias recovereth; then the Party which ought to have been warned, shall have the said Writ against the Sheriff. In the Terms of the Law, verbo Deccit, it is said, That the Original Writ of beceit, it is laid, that the original Win of Deceit lieth, where any Deceit is done by a Man to another, so that he hath not sufficiently performed his Bargain, or Promise: In the Writ Fudicial, he concurrent with the former Book. See Reg. Orig. fol. 112. and the Regist. Judicial, in the Table, verbo Deceptione.

Decus tantum Is a Writ that lies against a Juror, who hath taken Money for giving his Verdict; called fo of the Effect, because it is to recover Ten-times so much as he took. It lies also against Embracers that procure such an Enquest. Anno 38 Ed. 3. cap. 13. Reg. of Writs, fol. 188. F. N. B. fol. 171. New Book of Entries, ver-

bo, Decies tantum.

Drimæ, Tithes: 'Tis well known what is meant by Tithes in the Old Testament, but 'tis not so plain in the New Law, when Tithes were first given to the Priests: Some are of Opinion that it was not long before the Time of Charles the Great; and particularly Father Paul, in his Italian Treatife Di materie heneficiali. But this must be a Mittake; because we find that in the second Council of Matiscon, Anno 585. cap. 5. it was long before that Time, viz. Leges divine consulentes sacerdotibus Ecclesiarum pro bareditatis portione omni populo praceperunt, Decimas fructuum suarum, &c. Unde Statuimus ut mos antiquus a fidelibus reparetur, & Decimas Ecclesiasticis famulantibus ceremoniis populus oninis inferat. &c.

Decimation, Decimatio, The Punishing every tenth Soldier by Lot, was termed De imatio Legionis: It may be stretched to fignify Tithing, or paying the tenth Part. There was another Sort of Decimation in the late Times of Usurpation, which too many of his Majesty's Loyal Subjects have so much sad Cause to remember, that I need

not renew the Memory of it.

Decimis folbendis pro Pollellionibus alienige:

farmed the Priors Aliens Lands of the King, for the Rector of the Parish, to recover his Tithe of

them. Reg. Orig. fol. 179.
Decmers, alias Decenniers, alias Definers, Decennarii, Cometh of the French Diziene, i. e. Decay, Ten. It fignifieth in the ancient Monu-ments of our Law, such as were wont to have the Oversight and Check of Ten Friburghs, for the Maintenance of the King's Peace; and the Limits or Compass of their Jurisdiction was called Decenna. Braft. lib. 3. traft. 2. cap. 15. Of whom you may also read Pleta, lib. 1. cap. 27. and Reg. Orig. fol. 98. b. These seemed to have large Authority in the Saxons Time, taking Cognisance of Causes within their Circuit, and redressing Wrongs by Way of Judgment, as you may read in the Laws of King Edward, fer out by Lamb. numb. 32. In later Times Mention is made of these, as in Britton, cap. 12. who saith in the King's Person (as he writeth his whole Book in that Manner) 'We will that all those that be fourteen Years old, shall make Oath, that they will be fufficient and loyal unto Us, and that they will neither be Felons, or affenting to Felons; and We will that all be en dozeine & plevis per dezeners, that is, profess themselves of this or that dozene, and make or offer Surety of their Behaviour, by these or those Dozeniers, except religious Persons, Clerks, Knights, and their eldest Sons, and Women. Yet the same Author in his 29 Chapter, towards the End, doth fay, That all of twelve Years old, and upwards, are punishable for not coming to the Turn of the Sheriff, except Earls, Prelates, Barons, Religious Persons, and Women. Staunds, plac. cor. f. 47. out of Fitzherbert hath these Words, 'The fame Law is, where the Dozeniers make Pre-' sentment, that a Felon is taken for Felony, and delivered to the Sheriff, &c. And Kitchin, out of the Register, and Britton saith thus, Religious Persons, Clerks, Knights, or Women, shall not be Deciniers, fol. 33. From all which Premisses may be gathered, That of late Times, this Word signifieth nothing but such a one as by Oath of Levelus to his Prince is served in the Combi-Loyalty to his Prince, is settled in the Combination or Society of a Dozein. And a Dozein seemeth to extend so far as every Leet extendeth; because in Leets only this Oath is ministred by the Steward, and taken by fuch as are twelve Years old, and upwards, dwelling within the Compass of the Leet, where they are sworn. F. N. B. fol. 161. a. The particular of this Oath you may read in Bratton, lib. 3. tratt. 2. cap. 1. num. 1. where he setteth down Fisteen Years for the Age of those that are sworn to the King's Peace; but lib. 3. trast. 2. cap. 11. num. 5. he nameth Twelve Years. See Inlaughe. From hence we may note the Diversities between the ancient and present Times, in this Point of Law and Government, as well for the Age of those that are to be sworn, as also that Decennier is not now used for the Chief Man of a Dozen, but him that is fworn to the King's Peace : And lastly, That now there are no other Dozeins, but Leets; and that no Man ordinarily giveth other Security for the Keeping of the King's Peace, but his own Oath. And that therefore none answereth for another's Trangression, but every Man for himfelf. See Frank pledge, and 2 par. Inft. fol. 37.

Dec'aration, Declaratio, Is a Shewing in Writing the Grief and Complaint of the Demandant narum, Is a Writ, or Letters Patent, yet extant or Plaintiff, against the Defendant or Tenant,

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wherein he is supposed to have done some Wrong, componat inde solus. Leg. Hen. I. cap. 87. That is, And this ought to be plain and certain, both because it impeaches the Defendant, and also compels him to answer thereto. Such a Declaration, in an Action Real, is termed a Count: Note, That the Count or Declaration, ought to contain Demonstration, Declaration, and Conclusion: In Demonstration are contained three Things: Quis queritur, contra quem, & pro qua causa. In the Declaration there ought to be comprised, Quomodo inter partes Actio accrevit, quando & qua die, anno & loco, & cui dabitur. And in the Conclusion, he ought to aver, and proffer to prove his Suit, and shew the Damages he has fustained by the Wrong done him. See Count.

Decretals, Decretales, Are a Volume of the Canon-Laws, containing the Decrees of fundry Popes; or else a Digest of the Canons of all the Councils, that pertained to one Matter under

one Head.

Decretals are Instituta proprie Papa, pracepta vero Regum. They were compiled into one Body by Regino, Burchardus, Anselmus Bishop of Luca, and Ivo Bishop of Chartres; and afterwards by Gratian, who lived in the Pontificate of Eugenius the Third: And because his Compilation was generally received and approved by the Church, it was called The First Collection of the Decretals; of which you may read at large in Baluzius, in his Preface to the Dialogues of Anthony Augustine, &c. In this were contained the Decrees of Alexander the Third, to the Time of Celestine the Third.

The Second Collection of the Decretals was performed by Gilbertus and Alanus, and came out under the Name of Volateran; who Twelve Years after the First Collection published this Second, containing not only the Decretals of former Popes, but those of Celestine the Third.

The Third Collection was begun by Fames Major Archdeacon of Composition, and collected out of the Registers of Innocent the Third: It was called Romana Compilatio: But because there were many Things in it not generally received, therefore that Pope was prevailed on that by his Authority some Person might be appointed to make another Collection; and accordingly Petrus Bene-

by Authority.
The Council of Lateran, held under the fame Pope Innocent, was the Oceasion of publishing the fourth Collection: In which Council there were feveral Canons made, and reduced under Seventy-one Chapters. That Pope having, in the Space of two Editions printed; one of the Canons of that Council, and another of his own Constitutions. And this was called The fourth Collection.

The fifth Collection confifts of the Constitutions

of Honorius the Third, collected by Taucred, Archdeacon of Bologna, and published by Innecentius Cyronus under the Name of that Pope. Du

Decuriare, i. e. To bring into Order: Si vero

cida.— Qui ad occidendum aliquem innoxium See Coke on Litt. fol. 35. b. See Date. Redbanna, eel.Dedbanna, fuerit convictus nove

If any one be convicted of the Crime of killing another, either as Redebane, or Accessary by his Counsel, and Persuasion, or as Dede-bane, or Actual and Deed Committer of the Murder, then he shall himself alone compound for his Fine, or Satisfaction.

Dedi Is a Warranty in Law, to the Feoffee and his Heirs: As if it be faid in a Feoffment,

and his Heirs: As it it be iaid in a reomment,

A. B. hath given and granted, &c. It is a Warranty. Co. on Lit. 384. a.

Debucation of Churches, or rather the FeastDay of the Saint and Patron of a Church,
which was celebrated not only by the Inhabitants of the Place, but by those of all the neighbouring Villages, who usually came thither; and such Assemblies were allowed by the King. Ad Dedicationes, ad Synodos, & enemitibus sit summa pax. It was usual for the People to feast and drink on those Days; and in many Parts of England they still meet every Year in Villages for this Purpose, which Days are called Feasts. See at large the History of the Institution and Observance of Wakes, or Feasts of Dedication, in Mr. Kennet's Paroch. Antiq. p. 610.

Dedimiis Potessatem Is a Writ, whereby a Commission is given to a private Man, for the speeding of some Act appertaining to a Judge. The Civilians call it Delegationem : And it is granted most commonly upon Suggestion, that the Party which is to do something before a Judge, or in Court, is fo feeble, that he eannot travel. It is used in divers Cases, as to make a personal Answer to a Bill in Chancery, to make an Attorney for the following of a Suit in the County, Hundred, Wapentake, & Old Nat. Brev. fol. 20. To levy a Fine, West. Symb. par. 2. Tit. Fines, Sett. 112. and divers other Effects, as you shall fee by F. N. B. in divers Places. In what Diversity of Cases this Writ, or Commission, is used fee in the Table of the Reg. Orig. verbo Dedimus Potestatem.

Dec Biber. See Deva and Seteia.

Deed, (Fastum) is an Instrument written in another Collection; and accordingly Petrus Benevatanus, a Notary, was appointed for that Work, which was the first Collection that was published hending a Contract or Bargain between Party and Of which there are two Sorts, Deeds indented and Deeds Poll; which Names arise from the Form or Fashion of them, the one being cut in and out in the Top or Side, which we call Indented, the other being plain. A Deed indented is a Deed confitting of two Parts, or more, (for there one Chapters. That top having, in the Collection, made many more Decrees himself, there were two Editions printed; one of the Canons of that Chapel at Westminster, in which it is expressed, That the Parties thereto have to every Part thereof interchangeably fet their feveral Seals. The Cause of their Indenting is, that it may appear they belong to one Business or Contract. A Deed Poll, or polled (anciently called Charta de una parte, or Charta simplex,) is a plain Deed without Indenting; and is used, when the Vendor for Example only scals, and there is no Need of crimen, &c. procurator loci commiserit, agatur ratio-nabiliter de eo, quod de Regis agitur Praposito, (viz.) the Nature of the Contract is such, as it reute or vite Decuriato ac justo ordine deputto, (viz.) the Nature of the Contract is fact. Is fact, in the Vendee; unless in dignus fit Christo designetur. Mon. 1. Tom. 243. the Case the Vendor will, out of Caution or Deduanna, Sax. Dadhana, An astual Homicide, Curiosity, have a Counterpart, to see, upon any or Man-slayer; ex Dad, Fastum, & bana, Homi-cocasion, what Covenants himself hath given. Deemsters, or Densters, (from the Saxon Defence Dema, i. e. a Judge or Umpire.) All Controversies ought (in the Isle of Man) are decided without Process, or Decl Writings, or any Charges, by certain Judges, whom they chuse from among themselves, and call Deemsters. Camb. Brit. Tit. Brit. Islands.

Deerfeld, (Sax. Deor, Fera, and Falda, Stabulum) occurrit apud Ælfredum pro vivario cervino, vel Sepimento quo includuntur dama. A Park.

Deer Bars, Are Engines, or great Nets, made of Cords, to catch Deer. Anno 19 Hen. 7. c. 11.

De effendo quietum de Celonio, Is a Writ which lieth for them, that are by Privilege freed from the Payment of Toll; of which read at large F. N. B. fol. 226.

De erpensis Militum Is a Writ commanding the Sheriff to levy fo much a Day for the Expences of a Knight of the Shire, and a like Writ to levy two Shillings a Day for every Citizen and Burges, called De Expensis Civium & Burgenstum. 4 Inft. fol. 46.

De facto, A Thing actually done, done in very Deed.

Default, Defalta, Cometh from the French Default, and is an Offence in omitting that which we ought to do. West. Symb. par. 2. Tit. Indit-ment, sett. 2. Of this Bratton hath a large Dis-course, lib. 5. tratt. 3. By whom it appeareth, That a Default is most notoriously taken for Non-

That a Default is most notoriously taken for Nonappearance in Court at a Day assigned. Of this
you may read Fleta, lib. 6. cap. 14.

Defaulation, Defaunation, Is when a Man speaks
standerous Words of another Man, of a Court
fler, to be taxed for such a Ouncily of Land.
of Justice, Magistracy, or Title of Land; for
which the Party shall be punished, according to
the Nature and Onelity of the Offence, Some. It lede two tides of the Manner of the State of t the Nature and Quality of the Offence. Some-times by Action upon the Case for Slander; at other Times in the Ecclesiastical Courts; as if a Man contrive any falle Lies against Prelates, Dukes, Earls, &c. then an Attio de Scandalis Magnatum will lie by the Statute 2 R. 2. cap. 5. But for Defamations in the Spiritual Courts to be determined, they ought to have three Incidences. First, To concern Matter merely Spiritual, and there triable; as to call a Man Heretick, Schifmatick, Adulterer, & e.c. Secondly, That it concern Matter merely Spiritual. Thirdly, That is only for Punishment of the Fault, for the Soul's Health of him that offends. For the Slander or Defamation of a Title of Lands, fee Co. lib. 4. fol. 18.

Defealance, or Descisance, (of the French Defaire, i. e. To undo, or deseat) signifies a Condition relating to a Deed, as to a Recognisance or Statute, which being performed by the Re-cognizor, the Deed is disabled and made void, as if it never had been done. The Difference between a Proviso or Condition in a Deed and a Defeasance, is, that those are inserted in the Deed or Grant, this is usually in a Deed by it felf. Of which you may read West at large, par.

1. Symb. lib. 2. feet. 156.

Defence, - Rot. Parl. 21 Edw. 3 and Defence was made throughout England,i.e. Proclamations and Prohibition.—Salmones ponantur in defenso. West. 2. cap. 47. 1. Salmons are by that A& prohibited to be taken at certain Times therein mentioned. 2 Inft. 478.

is alfo that which the Defendant ought to make immediately after the Count or Declaration made, that is, that he defends all the Wrong, Force, and Damage, &c. and then more, Termes de la Ley, verbo Defence.

Defend, (Fr. Defendere) fignifies, in our anci-

ent Laws and Statutes, to prohibit or forbid: As Usuarios defendit quoque Rex Edwardus, ne remanerent in Regno. LL. Edw. Conf. cap. 37. & 5 Rich. 2. cap. 7. Of which Words thus Chaucer:

Where can pou fay in any manner Age, That ever Bod defended Marriage.

In 7 Edw. 1. We have a Statute, entituled, Statutum de defensione portandi arma, &c. And it is defended by Law to distrain on the Highway. Coke on Litt, fol. 161. Nay, in common Speech Men frequently say, God defend, instead of God forbid; and the Fence-Month is more properly the Defence-Month, that is, the forbidden Month, or tempus vetitum. Manwood's Forest-Law, cap. 13. num. 1. See Fence-Month.

Defendant, (Defendens) Is he that is fued in an Action Personal; as Tenant is he who is fued in an

Action Real. See Impediens.

Defendemus Is an ordinary Word in a Feoffment or Donation, and hath this Force, that it bindeth the Donor and his Heirs to defend the Donec, if any Man go about to lay any Servitude

Inde xx. bida se defendebant, Paroch. Antiq. p.

Defendere se per coppus suum, To offer Duel, Combat, or Camp-fight, as a legal Trial, or Appeal. The Phrase occurs in Brasion 1.3. de corona, cap. 26, 32, &c. and many other of our English Missey. English Writers.

Defendere unita manu, To wage Law, by denying the Accusation upon Oath: _____E s sorte sorisfactor ille fattum negaverit, & foresta-rius solus sit sine teste, ille debet se Desenderc unica manu ad unicam vocem rationabili die data in Curia Abbatis, & si unicum testem vel plures habuerit, debet se desendere sexta manu, ess. Charta facta inter W. de Bray Mil. & Abb. & Convent. de Oseney, sine Dat. Sec Manus.

Defender of the fatth, Defensor Fidei, Is a peculiar Title given to the King of England by the Pope, as Catholicus to the King of Spain, and Confine to the Emperor. It was first given by Lee the Tenth, to King Henry the Eighth, for writing against Martin Luther in Behalf of the Church of Rome, then accounted Donicilium fidei Catholica. Stow's Annals, pag. 863. The Bull for it bears Date Quinto Idus, Octo, 1521. and may be read at large in the Lord Herbert's History of

Henrythe Eighth, fol. 105.

Defensa, A Park, or Place fenced in for Deer, and defended as a Property, and peculiar for that Uie and Service——Idem Dux fecit in-flaurare pradictum parcum de feris Defensa Leice-itrensis. Henr. Knyghton sub anno 1352.——Dux - Idem Dux fecit in-Lancastria fecit magnam Convocationem magnatum

Regni

ib. fub anno 1390.

Defensiva, The Lords or Earls of the Marches, the Wardens or Defenders of the Country. Defensivæ locorum seu vicecomites locis statuentur statutis. Rad. de Diceto sub anno 1153 — In Marchia principales Defensivæ locorum, &c. ib. sub anno

1198.

In Defenso, That Part of an open Field that majori mensa, quam Deis appellamus. ib. These was for Corn and Hay, upon which there was for Corn and Hay, upon which there was no Commoning or Feeding, was said to be in Defenso. So any Meadow-Ground laid in for Hay. And so any Part of a Wood, where the Lay. And so any Part of a Wood, where the Cattle had not Liberty to run, but was enclosed and fenced up to secure the Growth of the United States of Cause; and did believe the Deis security to the Deis security to the Well and Place. and fenced up to secure the Growth of the Under-wood. Boscus de Nassoke debet esse in Defenso dum durat pannagium, videlicet a Festo Michaelis ad Festum Santti Martini. Mon. Angl. tom. 3.

p. 306.
Defenium, An Inclosure, or any fenced Ground.—— Si ego meos porcos in parco meo vel in haja, vel in aliquo alio Defenso, posuero.—— Mon.

Angl. tom. p. 2. 114.

Definitoz, (Diffinitor,) a Vilitor. Defogrement, (Deforciamentum,) Matt. Paris. f. 422. Qui unque deforciaverit eis dotem, & de ipfo deforciamento convicti fuerit, id est, per vim affulerit. A With-holding Lands or Tenements by fers from Freda, viz. Qui ferofas fex cum verte Force from the right Owner. See Deforeer, and furatus est, in triplum componat & Delaturam, f. 7. Coke on Litt. fol. 331. b.

Deforciant, (Anno 23 Eliz. cap. 3.) the same with Deforceor. See Difforciare.

Tesourco, Deforciator, Cometh of the French Forceur, expregnator: In the Sense of the Law it fignifies one that overcometh, and casteth out hy Force: And differeth from Disselfor first in this, because a Man may disseise another without Force: Which Act is called Simple disseisin, Britton, cap. 53. Next, because a Man may deforce another that never was in Possession. As for Example, If more have Right to Lands as common Heirs, and one entring, keepeth out the Rest, the Law saith that he deforceth them, though he doth not disseis them. Old Nat. Brev. fol. 118. And Littheton in his Chapter Difontinuance, fol. 117. Saith, That he which is enfeoffed by the Tenant in Tail, and put in Possession, by keeping out the Heir of him in the Reversion, being dead, doth deforce him, though he did not disseise him, because he entred when the Tenant in Tail was living, and the Heir had no present Right. And a Deforceor differeth from an Intruder, because a Man is made an Intruder by a wrongful Entry written Domaine, and fignifieth Patrimonium Domini, only into Lands or Tenements void of a Posses, as Hottoman saith in verbis feudalibus, verbo Dominifor, and a Deforceor also is, by holding out the cum, where by divers Authorities he proveth those right Heir, as abovesaid. Braston, lib. 4. cap. 1. Lands to be Dominicum, which a Man holdeth ori-See more of this in Pulton de pace Regis, fol. 34, ginally of himself, and those to be feedum which he

Defozciatio, A Distress, Distraint, or Seizure of Goods for Satisfaction of a lawful Debt .-Nos & baredes nostros distingere possunt, per bona mobi-lia & immebilia & bominum nostrorum & Deforciationem tenere quousque plenarie fuerit satisfactum.

2

paroch. Antiq. p. 293.

Degrabing. See Difgrading.
Deguttare, To baste Meat in Roasting by letting Butter, Fat, or Dripping, gutter or run by

None upon it.

Nec minori tormento vexabanad ionem affati Deguttabantur a damonibus ex metallis liquefactis. Mat. Par. fub anno 1153.

Regni ad tenendum apud Legecestriam in Fore-sta & Defensa, & in omnibus parcis suis ibidem. Bishoprick of Durbam. From the Saxon Deer, Fera, because of the Multitude of wild Beasts.

Deis, or Dagus, The chief or upper Table in English Monasteries was so called. — Priore Prandente ad magnam mensam quam Deis appellamus.
Additam. ad Mat. Par. p. 148. Et sciendum quod non
permittitur ciphus cum pede in Refessorio nise tantum

the Decision was according to the Will and Pleafure of divine Providence .-- Picot contradixit suum testimonium de Villanis & vili plebe, & de prapositis qui volunt defendere per sacramentum, aut per Dei Judicium, quod ille qui tenuit terram, liber homo fuit-Domesday in Cerdeson. See Dr. Brady's Introd. p. 272.

Delatura, i. e. An Accusation: In quibusdam locis juramenti vel antejuramenti multa est distantia, sicut in Delatura, & plurimis aliis. Leges H. I. cap. 64. Sometimes 'tis taken for the Reward of an Informer. Leges Ina 20. apud Brompton. It dif-

& in freda totidem. Du Cange.
Desegator, The Stat. 26 H. 8. cap. 19. says, are Commissioners delegated or appointed by the King's Commission, to sit upon an Appeal to him in the Court of Chancery, and is granted in three Cases. First, when a Sentence is given in any Ecclesiattical Cause by the Archbishop, or his Official. Secondly, when any Sentence is given in any Ecclefiastical Cause, in Places exempt. Thirdly, when Sentence is given in the Admiralty in Suits Civil and Marine, by Order of the Civil Law. 4 par. Inft. fol. 339. Anno 8

Eliz. cap. 5.

Delit, (From the Saxon deifan, to dig, we still retain the Word Delve, for dig;) is a Quarry or Mine where Stone or Cole is digged. Anno 31 Eliz. cap. 7. And Cambden mentions a Charter of Edward the Fourth, wherein Mention is of Edward the Fourth, wherein Mention is made of a Mine or Delfe of Copper.

Delyovitia. Godmundham in Torkshire. Deliverance. See Replegiare.

Denisin or Demelne, (Dominicum, Gallis Domanium, Italis Demanium) Is a French Word otherwise holdeth of a superior Lord. And by the Word Domanium as Demanium, are properly fignified the King's Lands in France, appertaining to him in Property. In like Manner do we use it in England, although we have no Land (that of the Crown only excepted) which holdeth not of a Superior, for all dependeth either mediately or immediately of the Crown, wherefore no common Person hath any Demains simply understood; for when a Man in pleading, would signify his Land to be his own, he saith, That he is or was seised thereof in his *Demain*, as of Fee, *Litt. lib.* 1. cap. 1. whereby he meaneth, that although his Land be to him and his Heirs for ever, yet it is

not true Demain, but depending upon a superior Lord, and holding by Service, or Rent in lieu of Service, and by both Service and Rent; yet these Words have been used in the King's Right. 37 H. 8. cap. 16. and 39 Eliz. 22. But the Application of this Speech to the King and Crown-Land is crept by Error and Ignorance of the Word Fee. Britton, cap. 78. sheweth, That this Word Demain is diversly taken, sometimes more largely, as of Lands and Tenements held for Life, &c. and sometimes more strictly, as for such only as are generally held in Fee. This Word sometime is used for a Distinction between those Lands, that the Lord of a Manor hath in his Hands, or in the Hands of his Lesse, demised upon a Rent, for Term of Years or Life, and fich other Land appertaing to the faid Manor, which belongeth to Free or Copy Holders. How-beit, the Copyhold belonging to any Manor, is alfo in the Opinion of many good Lawyers accounted Demains. Braston, lib. 4. trast. 3. ca. 9. num. 5. saith, Est autem Dominicum, quod quis kahum. 5. 18111, En autem Dominium, quoa quis ra-bet ad mensam suam & proprie, sicut sunt Bordlands Anglice. Item dicitur Dominicum Villenagium, quod traditur villanis quod quis tempessive & intempessive sumere possit pro voluntate sua & revocare. Of this Flesa also writcth much after the same Manner. Lib. 5. cap. 5. feet. Dominicum autem. And the Reason why Copyhold is accounted Demains, is because they that be Tenants to it, are judged in Law to have no other Right, but at the Will of the Lord; so that it is reputed still after a Sort to be in the Lord's Hands. And yet in the common Speech, that is ordinarily called Demeans, that is neither Free nor Copy. And here note, That Demain is fometimes used in a more special Signification, and is opposite to Frank-Fee. For Example, those Lands which were in the Possessian of Edward the Confessor, are called amient Demain, and others be called Frank-Fee. Kitchin, fol. 98. And the Tenants which hold any of those Lands be called Tenants winter note any of those Lancs be called Tenants in ancient Demain, the other Tenants in Frank-Fee. Kitchin, ubi fupra. And alfo Tenants of the Common Law. West. Symbol. part. 2. Tit. Fines, fest. 25. The Reason is, because Tenants in ancient Demain cannot be sued out of the Lord's Court. Termes de la Ley, verbo Ancient Demaine. And such Tenants, though they hold all the Verge, and have none other E-vidence, but Copy of Court-Roll, yet are they faid to have Freehold. Kitchin, St. See Ancient Demefine. See more on this Subject in the learned Spelnian, verbo Dominicum, where he does not allow this Word to be written Demean or Demesne, but Demain only.

Demaine cart of an Mobot, Seems to be that Cart which the Abbot useth upon his own Demaine.

An. 6 H. 3. e. 21.

Demano (Fr. Demande, i. e. Postulatio) signifies a Calling upon a Man for any Thing duc. It hath also a proper Signification, distinguished from Plaint: For all Civil Actions are pursued either by Demands or Plaints; and the Pursuer is called Demandant or Plaintiff, viz. Demandant in Actions Real, and Plaintiff in Personal. And where the Party pursuing is called Demandant, the Party pursued is called Tenant; where Plaintiff Party pursued is called Tenant; where Plaintiff Party pursued is called Tenant; tiff, there Defendant. If a Man release to another all Demands, this is the best Release the Releasee can have, and shall enure most to his Advantage. Littl. fol. 117. a. There are two Manner of Demands; the one in Deed, the other in Law: In Deed, as in every Pracipe, there is express Demand: In Law, as in every Entry in Land, Distress for Rent, Taking or Seising of Goods, and fuch like Acts, which may be done without any Words, are Demands in Law.
As a Release of Suits is more large than of

Quarrels or Actions ; fo a Release of Demands is more large and beneficial than either of them. By a Release of all Demands, all Executions and all Freeholds and Inheritances executory are released: By a Release of all Demands to the Diffeifor, the Right of Entry in the Land, and all that is contained therein, is released. And he that releaseth all Demands, excludes himself from all Astions, Entries, and Seisures; but a Release of all Demands is no Bar in a Writ of Error to re-

werse an Outlawry. Coke, lib. 8. f. 153, 154

Demandant, Petens, Is the Plaintiff in a real
Action, so called, because he demandeth Lands,

Ge. Co. on Littl. fol. 127.

Demihaque. See Haque and Haquebuz. Demife, Dimiffio, is applied to an Estate either in Fee-fimple, Fee-tail, or for Term of Life, and In teening to the commonly taken in many Writs, 2 par.

Inft. fol. 483. The King's Death is in Law termed, The Demife of the King.

Demifers. See Deemfers.

Demurter (from the Fr. Demeurer, i.c. Manere in aliquo loco, vel morari,) is a Kind of Pause or Stop put to the Proceedings of any Action upon a Point of Difficulty, which must be determined by the Court, before any further Proceedings can be had therein: For in every Action the Controverfly confifts either in Fact or in Law, if in Fact; that is tried by the Jury; if in Law, the Case is plain to the Judge, or so hard and rare, as it breeds just Doubt. We call that plain to the Judge wherein he is affored of the Law, though perhaps the Party and his Counsel yield not to it. And in such Case, the Judge with his Associates proceeds to Judgment without more a-do; but when it is doubtful, then Stay is made, and a Time taken, either for the Court to confider further of it, and agree if they can, or elfe for all the Judges to meet together in the Exchequer-Chamber, and upon Hearing what Counsel can say on both Sides to determine what is Law. And whatfoever they conclude stands firm, without any farther Appeal. Smith de Repub. Angl. lib. 2. cap. 13. This Denurrer is in our Records expressed in Latin by Moratur in Lege. At the Common Law, the Defendant sometimes demurreth to the Plaintiff's Count or Declaration; and fometimes the Plaintiff demurs to the Defendant's Plea, by averring that it is not a sufficient Plea in Law, &c. In Chancery, the Defendant demurs to the Plaintiff's Bill, averring it is defective in such or fuch a Point, and demands the Judgment of the Court thereupon, whether he shall be compelled to make any further or other Answer thercunto, Sec. Sec Moratur in Lege.

Demy fanke ou Bangue, Of the half Blood, is, when the Man marries a Wife, and hath Iffue by her a Son or a Daughter, and the Wife dies, and then he takes another Woman, and hath by her also a Son or Daughter; now these two Sons or Daughters are after a fort Brothers or Sisters, as we usually term them half Brothers, Dr. or Brothers of the half Blood, because they had both one Father; but are not Brothers by the Mother's fide, as having feveral Mothers, and therefore cannot be Heirs one to another; for he

that shall claim as Heir to one by Descent, must | Church. This Custom of voluntary Honour was be of the whole Blood to him from whom he claims.

Den, the Names of Places ending in Den fignify the Situation to be in a Valley, or near Woods, as Tenterden, Biddenden, from the Sax.

Den, Vallis: Lous Sylvestris.

Dene, Denne, a little Portion of woody Ground, commonly called a Coppice, De Silva ofto denæ parvæ; in another Place, Et una parva dena sylva. Domesday, apud Spelm. And Thorn. Anno 826. tells us, that Dederunt Abbati terram 20 aratrorum & 13 Dennas glandes portantes, &c.

Den & Strond, Liberty for Ships or Vessels to run a Ground, or come a-shoar. K. Edw. 1. grants this Privilege to the Barons of the Cinque Ports.— Quod fint Wreiefry & Wyttefry & Lessagery & Lonetoffry & quod babeat Den & Strond apud Gernemuth. — Placit. temp. Ed. 1. & Ed. 2. MS. 410. penes Dom. Fountaines ex Æde Christi Oxon.

Denariata terræ. See Fardingdeal of Land. Denariatus, Precium rei que Denario conftat ; Mercis, redditus terra. Sciant-quod ego Willielmus filius Philippi de Colewal Dedi-Egidio de la Berne de

Hursford pro quadam summa pecunia — Osto Dena riacos annui redditus, Ec. Sine dat.

Penarratus tetræ signises as much Land as is worth a Penny by the Year. Sibylla Bartholot tenet unam acram & 5 Denariatos terræ in eodem tenemento. And in another Place, Tenet dimidiam rodam & 3 Denariatos terræ in fine boreali messuagii Tab. Prioratus Lewes in Sussex. Du Cange. Genarios, an English Penny. Stat. Ed. 1 De

compositione Mensurarum, viz. Denarius Anglia qui nominatur Sterlingus rotundus sine tonsura ponderabit 32 grana frumenti in medio spica, & 20 denarii faci-

unt unciam & 12 uncia faciunt libram. Denary, A General Term for any Sort of

-Solpecunia numerata, or ready Money .ventur Hominibus de Hedingdon de denariis Domini singulis annis proximo die quo falcare incipient quinque

folid. Paroch. Antiq. p. 320. Denerus tertius Comitatus. In the Fines and other Profits arifing from the County-Courts, two Parts were reserved to the King, and a third Part or Penny to the Earl of the County, who either received it in Specie at the Affices and Trials, or had an equivalent Composition paid nostri de Lincoln cum balliva ibidem & viginti libratas annui redditus, pro tertio denario Comitatus. Paroch. Antiq. 418.

Denarius Dei, God's Penny, Arles or Ear--It. quod neuter Mercatorum ab nest Money. ---illo contractu possit discedere vel resilire, postquam Denarius Dei inter principales personas contrabentes da-tus suerit & receptus. Cart. 31 Ed. 1. M. 4. Sec Argentum Dei. — The Occasion of this Earnest-Moncy being called God's Penny, Denarius Dei, was this; in former Times the Piece of Money

Pentecostals, the customary Oblations made to the Cathedral-Church about the Time of Pentecost, when the Parish-Priests and many of their ent Writ, whereof see the Form in 2 par. Inst. People went in Procession to visit their Mother- fol. 624.

afterward changed into a fetled Due, and commonly charged upon the Parith-Prieft; though at first but a Gift of Charity (Denavii de Caritate) or eleemosynary Present to help to maintain and adorn the Bishop's Secor Cathedral Church.—Eo falvo, quod denarium S. Petri & denarios de caritate perfolvant, quos hastenus perfolvere con-fueverunt.————— Cartular. Abbat. Glaston. MS. fol. 15.

Denarius S. Detri, Peter-Pence. See Romefcot.

Dena terræ, A hollow Place between two Hills; you may find it in the Beginning of Domesday-Book. De Silva octo dene parva & tres magna Domesdei ——una parva dena Sylva, ib. Dederunt Abbati terram viginti aratrorum & xiii. Dennas glandes portantes. Will. Thorn. sub an. 826. Sax. den, a low Place which gives Termination to very many Names of Places, especially among the Woods, as in the Weald of Kent, Tenterden, Biddenden, Oc. In some North Parts of England they keep the Word Dene for a Valley, as in the Bishoprick of Durham, they say, Skarrs and Denes, i. e. Hills and Vales.

Thins and vales.

Thinsers, A Place for the running of Hogs, a Swine-cumb, or low Valley for the Pannage or Feeding Swine. From the Sax. Den, a Vale, and Berg a Barrow, a Hog. In a Charter of King Etbelred granting the Manor of Mersham to the Church of Canterbury. - Hac funt Pascua porcorum qua noftra Lingua Saxonica Denbera nominamus. - And in a Charter of K. Offa to the faid Church, - adjectis Denberis in communi faltu. - Sec Somner of Rom. Ports and Forts,

pag. 110. Dena, In the same Book signifies a Dale.

Denne, In the same Book stands for a Town.

Denelage, or Danelage, Denelagia, Is the Law that the Danes made here in England, out of which, and Merchenlage and West Saxon-lage, the Conqueror compounded certain Ordinances for his Subjects. Cambd. Brit. p. 94, & 183.

Denizen, From the French Donaison, i. Dona-

tio, signifies in Law an Alien that is enfranchised by the King's Charter, and inabled in all respects almost to do as the King's native Subjects do, Trials, or had an equivalent Composition paid at moit to do as the King's native Subjects do, from the Exchequer. So Eubulo le Strange in viz. to purchase and to possess, and to be Right of his Wife Alice, Daughter and Heir of capable of any Office or Dignity; yet it is short Henry de Lavy Earl of Lincoln, had by Letters Patent Dat. 5 Ed. 3. Custodiam & Wardam castelli lized, may inherit Lands by Descent, which a nostri de Lincoln cum balliva ibidem & viginti libraMan made only a Denizen cannot. And in the Charter, whereby a Man is made Denizen, there is commonly contained some one Clause or other, that abridgeth him of that full Benefit which natural Subjects do enjoy. And when a Man is thus infranchifed, he is faid to be under the King's Protection, or effe ad fidem Regis Anglie, before which Time he can enjoy nothing in England. Bratt. lib. 5. tract. 5. cap. 25. num. 3. Nay he and his Goods might be seised to the King's Use. Horne in his Mirrour of Justice, lib. 1. cap. de was this; in former Times the Piece of Adams, la Venue de francpledge, and 2 par. Infl. fot. 741. See fo given to feal the Contract was given to God, la Venue de francpledge, and 2 par. Infl. fot. 741. See it of the Church or the Poor, but the pious also the Statute 27 H. 8. cap. 24. and Co. lib. 7. Calvin's Case. It seems that Donaiso is the right Denarii De Caritate. Whitfun-Farthings, or Name fo called, because his Legitimation pro-

Denfhiring of Lands. To caft Parings of Earth, Turf, and Stubble into Heaps, and when dried, to burn them into Ashes, for a Compost on poor barren Land. This Method of Improvement is called Burn-beating, and in some Parts of Staffordshire they term it Denshering of Land.

Dentrir, a Fish with many Teeth. Et fint quieti de quibuscunque prisis caponum, columbarum, Dentricium, anguillarum & omnium aliorum piscium.

Charta H. 6. pro Monaster. Ramesey.

Deodandum, Is a Thing given or Deonand, rather forfeited, as it were, to God, for the Pacification of his Wrath, in case of Misadventure, whereby any Christian Man cometh to a violent hath a Day over in the same Term, or is called End, without the Fault of any reasonable Creature. For Example, If a Horse should strike his Keeper, and so kill him: If a Man in driving a Cart, and feeking to redrefs any Thing about it, should so fall as the Cart-wheel running over him, should kill him: If one should be felling a Tree, and giving warning to Company by, when the Tree was near falling, to look to themselves, and any of them should be slain nevertheless by the Fall of the Tree: In the first of these Cases, the Horse; in the second, the Cart-wheel, Cart and Horses; and in the third, the Tree, is a Decdand, and to be given to God; that is, to be fold and distributed to the Poor, by the King's Almoner, for an Expiation of that dreadful Event, though effected by unreasonable, yea senseless and inanimate Creatures. Staumif. pl. cor. lib.
1. cap. 2. Bract. lib. 3. tract. 2. cap. 5. Britton, cap. 17. and West. Symbol. Tit. Indictments, feet. 49.

Oninia que movent ad Mortem funt Deodanda.

What moves to Death, or kills him dead, Is Deadand, and forfeited.

Fleta fays, this Deodand is to be fold, and the Price distributed to the Poor, for the Soul of the King, his Ancestors, and all faithful People departed this Life. Lib. 1. cap. 25. De Submerlis. Which Law feems to bear an Imitation of that in Exodus, c. 21. Si cornu petierit bos virum vel mulierem, ita ut moriatur, lapidabitur bos neque comedetur caro ejus, ac Dominus ejus erit innocens. This Word is mentioned in the Stat. De Officio Coronatoris, Anno 4 Ed. 1. See 3 Part. Inft. fol. 57. Since therefore by the Mosaical Law the Ox was 10 be stoned to Death, it seems reasonable that the Price of the Ox should be bestowed in pious and charita-

De deoneranda pro rata portionis, Is a Writ that lieth where one is distrained for a Rent that ought to be paid by others proportionably with him. For example, a Man holds Ten Ox-gangs of Land by Fealty, and 10s. Rent of the King, and alienateth one Ox-gang to one, another to another in Fee; afterwards the Sheriff, or other Officer, cometh and distraineth only one of them for the Rent; he that is diffrained may have this Writ for his Relief. F. N. B. f. 234.

Benalliare. See Detunicare.

Departer, or Departure, From a Plea, or Matter, is where a Man pleads a Plea in Bar of an Action, and being replied thereunto, doth in his Rejoinder shew another Matter contrary to his first Plea, that is called a Departure from his Bar, ferment for any Matter in Fact or in Law; as if Plowd. Com. fo. 7, 8. Reniger and Fogassa's Case. It a Schismatick, or meer Layman, be presented,

Replication shews new Matter from his Declaration. Co. 2. par. f. 147. Bagfhawe's Case. So if a Man plead a general Agreement in Bar, and in his Rejoinder alledge a special one; this shall be adjudged a Departure in pleading. So in Tref-pass, if the Defendant will plead a Difcent, and the Plaintiff, that after this the Defendant enfeoffed him; and the Defendant faith, this Feoffment was upon Condition, for the Breach whereof he entred: This is a Departure, for it is new Matter. Of this, see divers Examples in Broke,

Tit. Departer de fon plea.

Departure in Difpight of the Court, Is, when after, though he had no Day given him, so that it be in the same Term; if he do not appear, but make Default, it is a Departure in Defpight of the Court, and therefore he shall be condemned. And here observe, That Departure in Despight of the Court, is always on the Part of the Tenant or Defendant, and the Entry thereof is, Quod pre-dictus A. licet folenniter exactus non revenit sed, in contemptum curie vecessit & defaltam fecit : And this is when in Judgment of the Law he is present in Court, and being demanded, departs in Despight of the Court. This amounts to a Bar in respect of the Despight and Comtempt of the Court. See Co. lib. &

To Depart, To divide or scparate actively. This Hill departed the Land of the Ammonites from that of the Amorites. But upon But, lib. 14. ca. 13. Men that divide and depart Fields. ib. cap. 50. So in Wickliff's Translat. Gen. 1. 4. Depart the Light from Darkness. And it was in that Age properly express in our old Office of Matrimony, till death us depart, now more intelligible to the Vulgar, till Death us do part. Hence the Departers of Gold and Silver were no more than the Dividers and Re-

finers of those Metals.

Departers of Bold and Silber. See Finers.

Depersonatus. See Difpersonatus.

Depopulation, Depopulatio, Is the laying Waste, detroying and unpeopling of a Place. Co. 12.
Rep. f. 30. This is now the apparent Effect of enclosing Lordships and Manors, by which Means several good old populous Villages have been reduced from a great Number of sufficient Farms, to a few Cottages.

Depopulatozes agrozum, Were great Offenders by the Common Law, as appears by the Statute 4 H. 4. 2. and were called Depopulatores agrorum, because by prostrating and ruining of Houses, they seemed to depopulate Towns, that is, leave them without Inhabitants. 3 par. Inft. f. 204.

See also 13 El. 10. and 14 El. 11.

Deposition (Depositio) is the Testimony of a Witters, otherwise called a Deponent, put down in Writing by way of Answer to Interrogatories exhibited to that Purpose in Chancery, & e. And when such Witters is examined in open Court, he is said to be examined Viva coce. Deposition is also used for Death; as in Provin. Angl. lib. 2. Tit. De feriis. Ordinamus quod Festum Depositionis San-Hi Johannis de Beverlaco, 7 die Maii, per Pro-vinciam nostram antedictam perpetuis temperibus cele-

Deprivation, Deprivatio, Is a Bereaving or Taking away, as when a Bishop, Parson, Vicar or Prebend, is deprived or deposed from his Premay also be applied to a Plaintiff, who in his admitted, instituted and industed; this is good Caufe

Cause of Deprivation. Sec other Causes of Deprivation. 13 Eliz. cap. 12. 21 H. 8. cap. 13.
Muth the Lois of Deprivation of all the Spiritual Demotions, whereof, &c. An. 2 & 3 E. 6. cap. 20. Deprivation of Bishops and Deans. An. 39 Eliz. c. 8.

Deprivatio a Beneficio is when, for some great Crime, a Minister is wholly and for ever deprived

of his Living.

Deprivatio ab Officio is when a Minister is for ever deprived of his Orders, which is also called Depositio or Degradatio, and is commonly for some heinous Crime mcriting Death, and performed by the

Bishop in a solemn Manner.

Deputy, Is he that exercifes in another Man's Right, either Office or other Things; and his Forfeiture or Misdemeanor shall cause the Officer, or him whose Deputy he is, to lose his Office: But a Man cannot make his Deputy in all Cases, except the Grant so be; as if it be with these, or such like Words, To exercise and use by himself, or bis sufficient Deputy; or if the Words go farther, To himself, or his Deputy, or the Deputy of his Deputy; then he may make his Deputy, and his Deputy also may make a Deputy, or else not. As if the Office of a Parkership be granted to one, he cannot grant this over to another, because it is an Office of Trust and Confidence, and shall not be forfeited. And there is great Difference between a Deputy and Affignee of an Office; for an Affignee hath an Interest in the Office it self, and doth all Things in his own Name; for whom his Grantor shall not answer, unless in special Cases. But a Deputy hath not any Interest in the Office, but is only the Shadow of the Officer, in whole Name he doth all Things. And where an Officer hath Power to make Assigns, he may implicitly make Deputies, for cui livet quod majus est, non debet quod minus est non licere. And a Sheriff may make a Deputy, or Under-Sheriff, although he have not such express Words in his Patent.

De quibus fur diffei, Is a Writ of Entry. See

Fitz. Nat. Brev. f. 191.

Det. Names of Places beginning with Der fignify they were formerly where wild Beafts herded together, from the Sax. Deor, Fera; unless the

Situation was near fome River.

Deraign or Derevn, Difrationare vel diratio-nare, may seem to come of the French Disarroyer, id cft, confundere, to confound or diforder, or di-ranger, to put in Diforder; or of the Norman word Defrene, which fignifies nothing but a Proof of the Denial of a Man's own Fact. In our Common Lawit is used diversly. First generally, To prove, as Dirationabit jus suum hares propinquior. Glanvile, lib. 2. cap. 6. And habeo probos homines, qui ho: viderunt & audierunt & parati funt hoc dirationare. Id. lib. 4. cap. 6. And dirationavit terram illam in curia mea. Id lib. 2. cap. 20. he proved that Land to be his own, &c. And pertinentiam eam dirationavit in vita sua, vel alio modo juste perquisivit. Id. lib. 6. cap. 12. And Bratton useth sueverunt, ponendo in Assis & juratis homines languiste after the same Sort, in these Words, Habes dos & Despitos, &c.

Sufficientem distrationimationem & probationem. Lib.

Distrates. See Dextrales and Dextrarius. Sufficientem disratiocinationem & probationem. Lib. 4. tract. 6. cap. 16. And so he useth Dirationare. Lib. 4. cap. 22. And so in Westm. 2. 13 E. 1. eap. 32. And to deraign the Warranty. Old. Nat. Brev. fol. 146. And to deraign the Warranty Paramount, 31 H. 8. cap. 1. And dereigner le Warranty in Plowden, Baffet's Case, in fine 2. partis fol. ment or other Course of Law, to seize of 6, 7, 8. hath the same Signification. So it is to Custody another's Goods or Person. used, Westm. 2, cap. 5. 13 E. 1. in these Words.

And when the Parson of any Church is disturbed, to demand Tithes in the next Parish by a Writ of Indicavit; the Patron of the Parson so disturbed, shall have a Writ to demand the Advowson of the Tithes, being in Demand; when it is de-raigned, then shall the Plea pass in the Court-Christian as far as the same is deraigned in the King's Court. Brast. also 3. Lib trast. 2. c. 3. num. 1. speaking of him that appealeth another for any Treason or Felony, hath these Words, Proponat accusans appellum suum in hunc modum, sc. de-bet dicere se interfuisse & vidisse certo loco, certo die, certa hora, & scivisse ipsum accusatum pralocutum suisse mortem Regis vel seditionem suam, vol exercitus sui, wel confensifie, wel auxilium & consilium impendiss, vel ad hoc authoritatem prassitisse, & hoc ego juxta consi-derationem curia distationare paratus sum. He usech it likewise as the Normans use Difraifniam, for him that offereth to justify his Denial, as Lib. 3. traff. 2. cap. 28. num. 1. in these Words, Rex consilio Episcoporum & bonorum misit propter comitem, ut statuto die veniret ad curiam, ad difrationandum vel defendendum se si possit. Lastly, in some Places the Substantive Devaignment is found used in the very lireral Signification of the French Derayer or Difranger, that is, turning out of Course, as Deraignment or Departure out of Religion, 31 H. S. cap. 6. and Deraignment or Discharge of their Profession, 33 H. 8. 29. which is spoken of those religious Men which forsook their Orders, or Profession; as also 5 & 6 E. 6. cap. 13. So doth Kitchin use the Word, fol. 152. saying. The Lessice entreth into Religion, and afterwards is dereigned. And Britton harh these Words, Semounse difrenable, for a Summons that may be challenged as defective, or not lawfully made, cap. 21. this you may read more in Skene de verb. fignif. verbo Difrationare where he confoundeth it with our waging and making of Law. Derefeld, a Park: From the Sax. Deor, Fera,

and Fald, Stabulum,

De Repocatione Parliamenti is a Writ for recalling a Parliament, as in 5 Ed. 3. the Parliament being fummoned, was recalled by fuch a Writ before it met. Sec Pryn's Animad. on the 4 Inft. f. 44.

Derventia, Auldby upon Derwent in Yorksbire. Defcent. See Difcent.

De fon toat demefn (Fr. Retius demene, i. e a Plot, Motion, or Enterprize) are Words of Form, used in an Action of Trespass by way of Reply to the Defendant's Plea. For Example; A. sucs B. in such an Action; B. answers for himself, That he did that which A. calls a Trespass by the Command of C. his Muster: A. saith again, That B. did it de son tort demessie, sans ceo que C: luy command, modo & forma, that is, B. did it of his own Wrong without that, that C. commaded him, in such Form, &c.

Distribus, i. e. a contemptible Person. "Tis mentioned in Fleta, lib. 4. c. 5. par. 4. viz.. Ballivi & servientes Regis populum sibi subditum: gravare con-

Defubite, to weary one with continual barking, and then to bite, viz. Si canis hominem Defubitet. aut mordeat tacitus, in prima culpa reddantur sex sol. Leg. Alured. 26.

Detachiare, Dittachiare, by Writ of Detach-ment or other Course of Law, to seize or take in-

Detinue, Detinendo, Is a Writ that lieth against two Cases the Devisee shall have a Fee-simple: him, who having Goods or Chattels delivered to But if it be given by Feoffment in such Manner him to keep, refuseth to deliver them again. he hath but an Estate for Term of Life. See of this F. N. B. fol. 138. To this is answer- one devise to an Infant in ventre matrix sus able in some fort, Actio depositi in the Civil Law. And he taketh his Action of Detinue, that intendeth to recover the Thing delivered, and not the Damages sustained by the Detinue. Kit.bin. fol. 176. See the New Book of Entries, verbo Detinue.

Detractare, To be torn in Pieces with Horses. Fleta, lib. 1. c. 37. Apostata, Sacrilegi, & hujusmodi, detractari debent & comburi.

Et fic Detumears, To discover, or lay open. fuas proprias proditiones manifeste toto mundo Detuni. cavit. Mat. Westm. Anno 1240.

Deba, the River Dee in Cheshire. Deba, or Debana, Chefter, or Weft-Chefter.

Devadiatus, Without Sureties or Pledges -Si bomo in villa delinquit & Devadiatus fuerit, nil inde babet Prapositus Regis. Domesday Tit. Su-

drei.

Debassable time to the Erecutors for paying Legacies and Debts without Specialties, to the Prejudice of the Creditors that have Specialties, before the Debts without Specialties, before the Debts with Specialties and Market Specialties and Specialties an on the faid Specialties are due: For in this Cafe the Executors are as liable to Action, as if they had wasted the Goods of the Testator riotously, or converted them to their own Use; and are compellable to pay such Debts by Specialty out of their own Goods, to the Value of what they so paid illegally. For the orderly Payment of Debts and Legacies by Executors, fo as to escape a Devastation, or charging their own Goods, see the Office of Executors, c. 12.

Debenerunt Lat. is a Writ heretofore directed to the Escheator when any Tenant of the King, holding in Capite, died; and when his Son and Heir, within Age, and in the King's Custody, died, then this Writ went forth, commanding the Escheator that he, by the Oath of good and lawful Men, enquire what Lands and Tenements by the Death of the Tenant, came to the King. See Dyer, f. 360. Pl. 4. and Keilwey's Rep. fol. 199. a. Though this Writ, in the Sense abovesaid, be distinct, yet a new Use of it is prescribed by Act of Parliament, 14 Car. 2. c. 11. entituled, An Att for preventing Frauds, and regulating Abuses in bis

Majesty's Customs.

Drueft, (Devefire) Is contrary to Inveft; for as

Investive fignifies possessionary to Investive fignifies possessionary to Investive for Devestive is possessional auterre. Foud, lib. 1. cap 7.

Debuse, or Divise, Cometh of the French Divider, separare, or Deviser, to confer with. This Word is properly attributed in the Common Law, to him that bequeaths his Lands and Goods by his last Will and Testament in Writing, and he is called the Devisor, and he to whom the Devise is made, the Devisee. And here we are to observe, That the Laws of the Realm, and the Judges thereof, favour Wills and Testaments, and Devifes, in yielding to them such a reasonable Con-struction as they think might best agree with the Mind of the Deceased, and are more favourably interpreted in Wills than in Deeds : We will fet down some few Examples; as if one devise to J. S. by his Will all his Lands and Tenements; here not only all those Lands that he hath in Possession, but all those that he hath in Reversion, by Virtue of the Word Tenements pass. Again, if Lands be devised to a Man, to have to him for ever, or to have to him and his Affigns: In thefe

one devife to an Infant in ventre matrix fue, it is a good Devife; but otherwise by Feossment, Grant or Gift; for in those Cases there ought to be one of Ability to take presently, or otherwise it is void. See 14 Eliz. Dyer 304. and Co. on Littl. fol. 111. And this favourable Allowance to Wills even the Heathens observed, as appears by these Verfes.

Sed legum servanda fides ; suprema voluntas Quod mandat, fierique jubet, parere necesse eft.

Laws must be reverenc'd; and what ere is laid Upon us by a Will must be obey'd.

Debiscere, The Word is used in Domesday Book, Tit. Hereferd, in the same Sense of devising by Will. Siquis morte preventus non devisisset qua sua erant, Rex habebit omnem ejus pecuniam. Devotres of Calcis (Anno 2 R. 2. Stat. 1. c. 3.)

were the Customs due to the King for Merchandize brought to, or carried out of Calais, when our Staple was there. -Paving their Customs and Devoyres to the 1king. Anno 34 Ed. 3. cap. 18. Devoir, in French, fignifies Duty.

Devozce. See Divorce.

Dertrarius. Willielmus de Breofa 'dedit Regi tres dextrarios, quinque Chauros, & viginti quatuor Jensas pro habenda seisina castrorum de Grosmunt Skene-frith & Clanteli. Rot. Car. in turr. Lond. de Anno 7 Joh. n. 38. That is three light Horses or Horses for the great Saddle, from the Fr. Destrier, which signifies a Horse for Service.

Dextrarius, in another Sense signifies, To take the Right-hand of another, viz. Ordinatis igitur qua fiunt in applausibus bujusmodi, dextravit archiepiscopum Londinensis Episcopus, sinistravit Wintoniensis.

Dicet. in Anno 1193.

Dertras bare, in Token of Friendship; which is used at this Day, by Shaking of Hands.

Fam pariter coeant animorum in pignora Dextræ.

"Tis mentioned by Walfingham as a Giving up himself to the Power of another. Page 332.

- Willielmus Couch Devnecti Canes. --tenet duas carrucatas terra de Domino Rege apud Bentenet auss carrucatas terra de Domino Rege apud Benham com. Berk. per sejinntiam custodiendi unam men-sam Deynectorum Canum, ad custum Domini Regis. Anno 12 Ed. 1.——Tenures, p. 38.

Diamicus², a very good Friend. Nonest natratu sacile quam essential quam esse

Diapzasium, an Electuary, Diaprasii Coloris is Green. Du Fresne.

Disrium, Daily Food; as much as was fufficient for the Day. Constituit quadam Diaria dari scriptoribus. Du Cange.

Diasper. Diaper, or Linen variegated in the Weaving. -- Henricus Abbas Glatton. tempore Regis Hen. 1. isti Ecclesia contulit ornamenta satis tular Abbat. Glaston. MS. f. 12.

Diasperatus, Stained with many Colours. Sandalia cum caligis de rubeo sameto diasperato breudeta cum imaginibus Regum. Mon. 3

pag. 314.
Dita, A Tally for Accounts by Number of Dita, A Tally for Accounts by Taillees, Cuts, Marks, or Notches. -T 2

hoc debet Magister Marischalcia habere Dicas de donis © liberationibus que fuerint de thefauro Regis & de fue camera, & debet babere Dicas contra omnes officiales Regis ut testes per omnia. Lib. 6. Rub. Scacc. Angl. f. 30. ——Institutum est ut diligenter per Dicam notetur quantum ex omni genere bladi vel leguminis expendetur in semine - Dica illa dividatur in due, 🚱 una pars deputabitur custodia Hospitalis Fratris -altera Grangiario. Stat. ord. de Semplingham,

pag. 748.

Dicker or Dicre of Leather is a Quantity confifting of ten Hides. The Word probably comes from the Greek Aéra, which fignifies Ten. Civi-

tas Gloucefrie reddebat xxxvi. Dicras ferri, Domefday; i.e. 36 Dickers of Iron, 10 Bars to the Dicker. Gale's Hist. Brit. 766.

Dicta ferri, A Quantity of Iron confisting possibly of Ten Bars.

T. R. E. reddat civitas de Glowecestre xxxvi. Libr. numeratas, & xii. fextaria mellis ad menfuram Burgi, & xxxvi. Dicras ferri, & centum virgas ferreas ductiles ad clavos navium Regis, & quasdam alias minutas consuetudines in -Lib. Domesday Aula 👺 in camera Regis, -Gloucest.

Dittozes, Littim: The one is an Arbitrator; the other is the Arbitrament. Protulit Dictum fuum & fententiam pro Rege Anglia. Mamlf.

pag. 384.

Dictum of Benelmorth was an Edict or Award between King Henry III. and all those Barons, and others, who had been in Arms against him; and so called, because it was made at Kenelavorth-Castle, in Warwickshire, An. 51 H. 3. containing a Composition of five Years Ront for the Lauds and Rebellion.

Diem claufit ertremum Was a Writ that iffued out of the Chancery to the Escheator of the County, upon the Death of any of the King's Tenants in Capite, to enquire by a Jury of what Lands he died feifed, and of what Value, and who was the next Heir to him. Fitz. Nat. Br.

fol. 251.

Dies, There are four Sorts of Days, A Day natural, and fo the Scripture faith, The Evening and the Morning made the first Day. 2. A Day artificial, and that is a crepuf ulo matutino ufque ad crepufculum and that is a crepuf ulo matutino usque ad crepuf ulum perfertinum. 3. Dies astrologicus, an Astrological Day from Sun to Sun. 4. A legal Day, and that is of two Sorts, 1. Dies Juridius; and 2. Dies non Juridicus. Dies Juridius; and 2. Dies non Juridicus. Dies Juridius are all Days in Bank, Dissocial Continuance, Ession-days, and other Days given in Term to the Parties in Court. Dies non Juridicia are all Sundays in the Year; besides, in the seven perfect of the Sundays in the Year; besides, in the seven perfect of the Sundays in the Year; besides, in the seven perfect of the Sundays in the Year; besides, in the seven perfect of the Sundays in the Year; besides, in the seven perfect of the Sundays in the Year; besides, in the seven perfect of the Sundays in the Year; besides, in the seven perfect of the Sundays in the Year; besides, in the seven perfect of the Sundays in the Year; besides, in the seven perfect of the Sundays in the Year; besides, in the Sundays in the Year; besides, year of the Year; besides, year of the Year; besi animarum; and in Hillary-Term, festum Puriscationis beata Mariæ Virginis. And this was the ancient Law of England, and yet in Use. 2 par. Inft.

Dies. One Day's Entertainment, Farm, or Reception,——reddebat unam diem de firma, & valebat 95. Libr. & 6. denar. Domesday, where there be many other Fee-Farm Rents, may call them, referved to the King in fo many Days or Nights Provision. Et reddebat dimidian amples in Duarenus, de Sacris Eccles. Ministris & diem mellis, &c. Et unam diem de sirma; that is, Beneficiis, lib. 2. cav. 6. Of Dignities and ProAs much Honcy as was sufficient for the King's bends Caniden reckons in England 544. Britan. p. from as was enough for a whole Day. Donnesday,

apud Spelman.

Dies datus is a Day or Time of Respite, given to the Tenant or Defendant by the Court. Broke, Tit. Continuance.

Dies Marchiæ, The Day of Congress or Meeting between the English and Scotch, appointed annually to be held on the Marches or Borders, to adjust all Differences, and preserve the Articles of Peace. - Dux Lancastriz-pro Die Marchiz (prout Moris est) tenenda inter Anglos & Scotos an-nis singulis, in partes concesserate boreales. Tho. Wal-singham, in R. 2. p. 278. Convenerunt ad Diem Marchiæ, & conventum fuit inter eos pro commodo pacis, &c. Ib. p. 307.

Dieta, A Days-work. -- Per servitium metendi bladum Domini ter tres Dietas in Autumno ad cibum ipsius Domini ad primam dietam per quatuor homines, &c. Cartular. Rading. MS. pag.

penult.

Dieta rationabilis Is used in Bretton for a reasonable Day's Journey. Lib. 3. part. 2. cap. 16. And we find in Fleta, Omnis rationabilis Dieta constat ex viginti miliaribus. Lib 4. cap. 28. par. 13. It hath in the Civil Law divers other Significations not needful here to be fet down. Vide vocab.

utriusque juris.

Difu fon act, These are Words oftentimes used in our Law; and it is a Maxim, that the All of God shall prejudice no Man: And therefore if a House be beaten down by Tempest, or other Ast of God, the Lessee for Life or Years shall not only be quit in an Assion of Waste brought against him, but hath by the Law a special Interest to take Timber to build the House again, if he will, for his Habitation. Co. lib. 4. Effacts of those who had forfeited them in that 63. & lib. 11. 82. a. So, when the Condition of an Obligation consists in two Parts in the Disjunctive, and both are possible at the Time of the Obligation made, and afterwards one of them becomes impossible by the At of God; the Obligor is not bound to perform the other Part, for the Condition shall be taken beneficially for him. Co. lib. 5. 22.

Diffacere, To destroy. Si vero non comparent Charta, sed ab illo qui inservire vult Diffacta sit,

(that is, Torn). Du Cange.

I. Itsotto is a Maiming any one. In furto & murdro & eis que ad Diffactionem pertinent. Leg. H. 1. c. 64, 88, 92.

Dignitaties, Dignitarii, Are fuch as are advanced to any Ecclesiastical Promotion, as Dean, Archdeacon, Prebendary, &c. 3 par. Inft. fol.

155. Lignity EccleBaffical (Dignitas Ecclefiafficalis) is mentioned in the Stat. 26 H. S. cap. 31, 6 32.
ejustem, cap. 15. And is by the Canonits defined to be, Asiminstratio cum jurisdictione So potestate aliqua conjunta; whereof you may read Ex-

Dilapioation (Dilapidatio) a wasteful Spending he hath by that disabled himself to perform the Destroying; or the letting Buildings run to Condition according to the Trust in him reor Deftroying; or the letting Buildings run to Ruin and Decay for want of due Reparation. An. 13 Eliz. c. 10. Money recovered for Dilapidations shall be employed in Repair of the same Houses. Anno 14 El. cap. 11.

Diligiatus, i. e. Outlawed. De Lege eje-Etus, viz. Si quis Diligiatus legalem hominem accusat, funestam dicimus vocem ejus. Leg. Hen. 1.

Diligrout, Pottage formerly made for the King's Table on his Coronation-Day .--Robertus Agyllon tenet unam carucatam terra in Adington in com. Surr. per serjantiam faciendi unum ferculum in villa lutea in coquina Domini Regis die coronationis fue. Et vocatur Dilligrout, 39 H. 3 .-Tenur. p. 1.

Demr'a, Weft-Wales; feil. Carmarthen, Pem-

broke, and Cardigan Shires.

Dimilitas, The Moiety or one half-- Waltero de Stetton Franceys dedi --Dimidietatem illius Burgagii, &c. fine dat,-Ex Libro Cart. Priorat. de Leominstre.

Dimiffogy Letters; When a Candidate for Holy Orders has a Title in one Diocese, and is to be ordain'd in another, the proper Diocesan gives Letters dimiffery to some other ordaining Bishop, giving Leave that the Bearer may be or-dain'd to such a Cure within his District.

Dinarum. A Dinner, the Meal opposed to Prandium. Et cariabit bladum per unum diem, & habehit tam ad dinarium quam ad prandium, panem, cervissam, & carnes. Consuetud domus de Faren-

don. MS.

Diocese. Diecefis, A Greek Word compounded of Jia and it nin, and fignifies with us the Circuit of every Bishop's Jurisdiction; for this Realm hath two Sorts of Divisions; one into Shires or Counties, in respect of Temporal Polity; the other into Dioceses, in respect of Jurisdiction Ecclesiastical, of which last we reckon in England Two and twenty, besides four in Wales. At first it signify'd a Parish; Diecesis est proprie baptismalis Ecclesia territorium & Gubernatio. Du Fresne.

Dirationare. See Difrationare.

Dirge, or Dygge, A mournful Ditty, or Song of Lamentation over the Dead; not a Contraction of the Lat. Dirige, in the Hymn Dirige gressus meos, as some pretend: But from the Dyrke Laudare, to praise and extol: Whence it is possible their Dirke and our Dirge was a laudatory Song to commemorate and appland the Dead.

Dirocheum, i. e. Duplex refectio, viz. Ipfiufque loci Abbas Regi deserviens gregem sibi commissum Dirocheo, i. e. Duplici pastu soveat. Monatt. 1

Tom. p. 218.

Dirwr, a Pecuniary Punishment.

Difability, Difabilitas, Is, when a Man is difabled of, or made incapable to inherit or take a Benefit which otherwise he might have done, which may happen four Ways, by the Act of the Ancestor, by the Act of the Party, by the Act of Law, and by the Act of God. 1. Difability by the Act of the Ancestor; as if a Man be attainted of Treason or Felony; by this Attainder his Blood is corrupt, and thereby himself and his Children disabled to inherit. 2. Disability by the Act of the Party himself; as if one Man make a Feoffment to another that then is fole, upon Condition, that he shall enfeotf a Third before Marriage, and before the Feoffment made, the Feoffee takes a Wife; first from his great Grandfather to his Grand fa-

poled, and therefore the Feoffor may enter, and oust him. Lit. sest. 357. So if I bind my self, that upon Surrender of a Lease, I will grant a new Estate to the Lessee, and afterwards I grant over my Reversion: In this Case, though I afterwards purchase the Reversion, yet I have for-feited my Obligation, because I was once disabled to perform it. Co. lib. 5. fol. 21. Also if a Man be excommunicated, he cannot during that Time fue any Action, but shall be thereby difabled. Co. lib. 8. fol. 69. and fo in other Cafes. by Act of Law, is properly when a Man by the fole Act of the Law is disabled, and so is an Alien born. And therefore if a Man born out of the King's Ligeance, will fue an Action, the Tenant or Defendant may fay, That he was born in fuch a Country, out of the King's Ligeance, and demand Judgment if he shall be answered; for the Law is our Birth-right, to which an Alien is a Stranger, and therefore difabled to take any Benefit thereby. 4. Difability, by the A& of God, as to be Non compos mentis, or non fana memorie, which so disables him, that in all Cases where he gives or passes any Thing or Estate out of him, after his Death it may be disannulled and avoided. And here observe, That it is a Maxim in our Law, That a Man of full Age shall never be received to disable his own Person; and this Incapacity to difable himself, as to some, is perfonal, extending only to the Party himself; but as to others it is not personal, yet shall bind them as Privies. Now there are four manner of Privities, viz. Privity in Blood, as Heir. Privity in Representation, as Executors or Administrators. Privite in Estate, as Donce in Tail, the Reversion or Remainder in Fee, &c. And Privies in Tenure, as Lord and Tenant. Two of these may difable the Person of the Dead, which was Non fana Memoria, or, &c. and shall avoid his Grants or Feoffments, viz. Privies in Blood may shew the Disability of the Ancestor, and Privies in Representation the Infirmity of their Testator or Intestate. Co. lib. 4. f. 123, 124. See Lit. fest. 405. and Co. lib. 8. fol. 43.

Dilauvocare, To deny, or not to acknowledge Thing. Tis mentioned in Hengham Magna, cap. 4. viz. Et isse reus dedicit in pleno Comitatu issi petenti hujusmodi servitia petita, & issum Disadvocat pro Domino

Lifalt, Signifieth as much as to disable. Little-

ton in his Chapter of Discontinuance

Dishefcatie, A Turning Wood Ground into ara-

ble or Pailure, an Affarting. See Affart. Distaligatus, i.e. Without Shoes. Die quaquam debere Regem adire tales Discaligatos ribal-

dos. Walfigh. p. 248.
Difeareare, Properly to unlade a Ship or Vessel by taking out the Cargo or Goods. Et pradictus Prior carcare & discarcare fecit ibidem Merchandisas & Denariatas quascunque. Placit. Parl. 18 E. 1.

Difcepte, fee Deceit and Deceptione. See also the

New Book of Entries, verbo Disceit.

Willent, Difcenfus, In the French Defcent, fignifies in the Common Law, an Order or Means whereby Lands or Tenements are derived unto any Man from his Ancestors; as to make his Difcent from his Ancestors, Old Nat. Brev. f. 101. is to shew how, and by what Degrees the Land in Question came to him from his Ancestors; as ther, from his Grandfather to his Father, and so to him, or in other fuch like fort. is either lineal, or collateral; Lineal Discent is conveyed downwards, in a right Line from the Grandfather to the Father, and from the Father to the Son, and from the Son to the Nephew, &c. Collateral Discent is springing out of the Side of the whole Blood, as Grandfather's Brother, Father's Brother, &c. If one die seised of Land, (in which another has Right to enter,) and it defeends to his Heir, such Difern shall take away the other's Right of Entry, and put him to his Action for Recovery thereof. Stat. 32 H. S. c. 33. Coke on

Lit. f. 237. Difclaimer (from the Fr. Clamer, with the Privative Dis) is a Plea containing an express Denial, Renouncing or Difclaiming; as, If the Tenant sue a Replevin upon a Distress taken by the Lord, and the Lord avow, faying, That he holds of him as of his Lord, and that he distrained for Rent not paid, or Service not performed; then the Tenant, denying to hold of such Lord, is said to disclaim; and the Lord proving the Tenant to hold of him, the Tenant loseth his Land. Also a Man denying himself to be of the Blood or Kindred of another in his Plca, is said to disclaim Nat. Brew. fol. 197. If a Man arraigned of Felony difelaim Goods, being cleared, he loseth them. See Broke and New Book of Entries, Tit. Difelaimer, and Staundf. Pl. Cor. f. 186. In Chancery, if a De-

fendant by his Answer disclaim the having any Interest in the Thing in Question, this is also cal-

led a Disclaimer.

Diftontinuance, Difcontinuatio, Cometh of the French Discontinuer, that is, cessure, and signifieth in the Common Law nothing else but an Interruption, or breaking off, and is twosfold, Discontinuance of Possession, and Discontinuance of Process: The Effect of Discontinuance of Possession, That a Man may not enter upon his own Land or Tenements alienated, whatfoever his Right be or Tenements attended, whathoever his Alght be unto them, of his own felf, or by his own Authority; but must bring his Writ, and seek to recover Possession by Law; as, If a Man alien the Lands he hath in Right of his Wise; or if Tenant in Tail make any Feossment, or Lease for Life, not warranted by the Stat. 32 H. S. by Fine or Livery of Seisin; such Alienations are called Discontinuances : Which are indeed Impediments to an Entry, whereby the true Owner is left only to his Action. See the Terms of the Law, verbo Discontinuance. Institutes of the Common Law, c 43. Co. Rep. lib. 3. Cate Of Fines, fol. 85. The Effect of Discontinuance of Plea or Process, when the Instant is loft, and may not be regained, but by a new Writ to begin the Suit afresh: For to be difcontinued, and to be put fine die, is all one, and nothing nued, and to be put fine die, is all one, and nothing else but to be dismissed finally the Court. West. Symbol. part. 2. Tit. Fines, set. 115. So Crompton in his Jurisdictions, fol. 131. useth it in these Words, If a Justice-Seat be discontinued by the not coming of the Justices, the King may renew the same by his Writ, Erc. In this Signification Fizzbeathers, his Nat Resp. 186th the World diverse herbert in his Nat. Brev. useth the Word divers Times, as Discontinuance of Corrody, fol. 193. To discontinue the Right of his Wife, 191, & 193. Discontinuance of an Affise 182, & 187. An. 31 El. c. 1. 12 Car. 2. ca. 4. 14. Car. 2.c. 10. Co. on Littl.

tin. pag. 521. So Robert de Replingham Chancellor of the Ch. of York. in his last Will proved 3 Kal. Sept. 1332. ----Item Cathedram meam & descum meum Cancellar. Ebor. fuccessori meo. Ex Collettan. Matth. Hutton. S. T. P. MS.

Matth. Hutton. S. T. P. Ms.

Disfranchife, To take away from any one
his Privilege or Freedom. 14 Car. 2. cap. 31.
It is contrary to Enfranchife, which fee.

Difgrading, or Degrading, (Degradatio,) is
the Punishment of a Clerk, who, being delivered
to his Ordinary, cannot purge himself of the Offence, whereof he was convict by the Jury; and
tinthe Privation of Degradation himself to the Mole it is the Privation or Develing him of the Holy Orders which he had, as Priesthood, Deaconship, &c. Staundf. Pl. Cor. fol. 130, & 138. There is, likewise the Degrading of a Lord, Knight, &c. Sir Andrew Harcla, Earl of Carlille, was convicted, degraded, and attained of Treason. Hill. 18 E. 2. Coram Rege, Rot. 34, 35. When Judgment was pronounced against him, his Sword broken over his Head, and his Spurs hewn off his Heels, Sir Authony Lucy, the Judge, said to him Andrew, now art thou no Knight, but a Knave. And by the Stat. 13 Car. 2. c. 15. William Lord Monson, Sir Henry Mildmay, and others therein named, were degraded from all Titles of Honour, Dignitics, and Preheminencies, and none of them to bear or use the Title of Lord, Knight, Esquire, or Gentleman, or any Coat of Arms, for ever after, &c. By the Canon Law there are two Sorts of Degrading; one fummary, by Word only; the other folemn, by develting the Party degraded of those Ornaments and Rights which are the Enfigns of his Order or Degree. See Selden's Titles of Honours,

In former Times the Degrading a Clerk was no more than a Displacing or Suspension from his Office: But the Canonists have fince distinguished between a Deposition and a Degradation; the last being a greater Punishment, because the Bi-shop takes from the Criminal all the Badges of his Order, and afterwards delivers him to the fecular Judge, who deprives him of the Title of a Clerk. There are many Forms of Degradation, too long to enumerate here. Du Cange.

It is used in the straight of the Statute of Vouchers, made 20 Ed. 1. Dur Lord the King confidering his own Damage and Disherison of the Crown, &c. And in 8. R. 2.

cap. 4. The Sheriff fall foztymity be punifhed as a Differitor of our Lood the Trown. Anno 3 Ed. 1. cap. 39. One that difinheriteth, or puts another out of his Inheritance.

Dilme quinquinal. See Quinquinal Difmes. Diffust, Decime, Are Tithes, and fignifieth the tenth Part of all the Fruits of the Earth, or Beafts, or our Labour due unto God; and so consequently to him that is of the Lord's Lot, that is, our Pastor. It significant also the Tenths of Spiritual Livings, yearly given to the Prince, called a perpetual Difm, 2 & 3 E. 6. c. 35. which in ancient Time were paid to the Pope, till Pope Urbane gave them to Richard the Second, to aid him against the French King Charles, and those others that upheld Clement the Seventh against him. Polydor. Virgil. Ang. Hist. lib. 20. Lastly, It fignifieth a Tribute levied of the Temporali-ty. Holinshed in H. 2. f. 111. Tithes are of three 325.
Discus, Descus, A Desk or leaning Shelf. ty. Holinshed in H. 2. f. 111. Tithes are of three Super reparatione discorum, & statement of the Sorts, Predial, Personal, Mixt: Predial Tithes Ecclesia controversia orta est. Hist. Croyland. Con- are of Things that come of the Ground only, as as Corn, &c. Personal Tithes are paid of such Things as come of the Labour and Industry of Man's Person, as Buying and Selling, &c. Mixt Tithes are of Calves, Lambs, Pigs, and such

Disparagement, Disparagatio, Is in a legal Sense used especially for matching an Heir in Marriage under his or her Degree, or against

Decency. See Cowell's Infitutes, Tit. de Nuptiis, feft. 6. Co. on Littl fol. 107. Lit. lib. 2. cap. 4.

D spanner's. When any Person by Reason of his Poverty, attested by his own Oath, of nor being worth 51. his Debts being paid, is admitted to sue in forma pauperis, if afterwards before the Suit be ended, the same Party have any Lands, or personal Estate fallen to him, or that the Court, where the Sute depends, thinks fit for that or any other Reason, to take away that Privilege from him, then he is said to be dispan-pered, i. e. put out of the Capacity of suing in forma Pauperis.

Difpenfa, a Buttery. Habere debet uxor fub custodia sua claves Dispense sue, arche sue & scrinii sui. Bract. lib. 3. tract. 2. cap. 31. par. 9.

Dupersonare, To disparage, or scandalize. Non es Depersonatus mihi ministrando cum sis filius

Comitis, ego Regis & Regime.

Difrationare, and irationare, (Fr. Defrener,)
To justify or make good the Denial of a Fact. Eff. contrarium ratiocinando asserere, vel quod assertum est ratiocinando destruere. We now call it Traversare, or Traverse. Dirationare se has been used to clear one's felf of a Crime. See Gloff. in decem Scriptor. and Deraign. Sciatis me dedisse Deo & Ecclesia & Roberto Episcopo Lincolnia 12 bovatas terra quas Radulfus Baffet Difrationavit effe in Dominio meo. Mon.

Tom. p. 265.
Diffiquart, To break open a Seal. Sepulto patre Testamentum diffignatum est. Neubrigensis; lib. 2. c. 1.
Diffeifin, Disseitna, Significth an unlawful Dispossessing a Man of his Land, Tenement, or Dipoteting a Maji of his Land, lenement, or other immoveable or incorporeal Right, Inflittates of the Common Law, cap. 15. And how far this extendeth, see Brast. lib. 4. cap. 3. And therefore the Afflies be called Writs of Diffeifin, that lie against Diffeifors in any Case, whereof some betermed little Writs of Diffeifin, being Viconitel, that, is, facable before the Sheriff, in the County is, ficable betore the Sheriff, in the Courty and the Court. Old Nat. Brev. fol., 109. because they are compass of his own Fee; except it be presently determined by the Sheriff without Assis, Reg. of the Cattle, or other Thing, are driven or born off the Ground, purposely to avoid the Dijudice: Diffeisin is of two Sorts, either simple, statute 17 Car. 2. c. 7. Erast. Br. fol. 904. See Attach, and the committed by Day without Force and Arms, Brast. Bb. 4. cap. 4. Brit. cap. 42, 43, 44. where you shall find in what especially it is layful, and Finite is that which is limited by Law, how often the state of the Brit. cap. 2. And Districts have been site that which is limited by Law, how often

Dill sire, To Dissesse, Eject, or turn out of Possession.

Rex Reshardus primus diffestivit Gerardum de Canvilla de Castello & vicecomita-

fu Lincolnienfi. Paroch. Antiq. p. 152.

[Reliof, Is he that putteth another out of his Land, and Diffester is the Person to put out. 4 H. 4. cap. 7.

Diffeisores, Is a Woman that d feifeth another: Co. on Lit. fol. 357. 6.

Diffeifin upon Diffeifin, Is where a Diffeifor is

diffeifed by another. Diltite, Signifies a Compulsion in certain real Actions, whereby to bring a Man to appear in Court, or to pay a Debt or Duty deny'd: The Effect whereof most commonly is to drive the Party distrained to replevy the Distress, and so to take his Action of Trespass against the Distrainer, or else to compound neighbourly with him for the Debt or Duty for which the Diffress was made. In what Case a Diffress is lawful, see New Terns of the Law. The Civilians call it Pignorum captionem: There are divers Things not a frainable, as another Man's Gown in the House of a Tailor, or Cloth in the House of a Fuller, Sheerman, or Weaver: For they, being common Artificers, it is prefumed such Things belong not to them-felves, but to others. Victual is not distrainable, nor Corn in Sheaves, unless they be in a Cart: For a Diffress ought to be of such Things whereof the Sheriff may make Replevin, and deliver again in as good Case as they were at the Time of the Taking. A Man may diffrain for Homage of his Tenant, or Fealty, Escuage, and other Services, and for Fines, and Amerciaments, affessed in a Leet, (but not in a Court-Baron,) and for Damage-feasant, &c. but not for Rent due for any Land, except upon the same Land charged therewith, See. When one hath taken a Difirefi, it behoves him to bring it to the Common Pound, or he may keep it in an open Place, so that he gives Notice to the Party, that he (if the Diffress be a Quick Boast,) may give it Food. See the Stat. De districtione Scaccamay

rii. 51 H. 3.

Distress is by Briton, cap. 71. divided into Perfonal and Real, Distress Personal is made by distraining a Man's moveable Goods, and seising all the Profits of his Lands and Tenements, from the Teste or Date of the Writ, for the Defendant's Contempt, in not appearing to an Action brought against him, after he was summoned or attached; and the Issues so returned by the Sheriffs are forfeited to the King, and estreated into the Exchequer.

Diffress Real is made upon immoveable Goods. This differs from an Attachment ; for that it cannot be taken by any common Person without the

within the County. Briton, cap. 26. fol. 52. But fee whether it be not fometimes all one with a Difress Infinite. Idem, fol. 80. with whom also the Statute of Marlbridge scems to agree, An. 52. H. 3.

ment

Diffrict (Diffrittus) is the Place in which a Man hath the Power of Diffraining, or the Circuit or Territory wherein one may be compelled to appear. Briton, cap. 120. Where we fay, Hors de son fee; others say, Extra districtum

Districtiones, Distraints, or Goods Distrained, or Distresses, kept in Custody till Payment and -Possunt Nos & Sucfull Satisfaction be made. cessores nostros & pradictas omnes terras districtiones districtiones retinere quousque plenarie fuerit satisfactum. Paroch.

Antiq. p. 344.
Diffringas is a Writ directed to the Sheriff, or any other Officer, commanding him to distrain one for a Debt to the King, &c. or for his not Appearance at a Day. See great Diversity of this Writ in the Table of Register Judic. werbs Difringas. This was fometimes of old called Con-fringas, as appears by this Writ. Lib. Ramif. felt. 227. Henricus Rex Anglia honiinibus Abbatis de Ramelin Salutem. Pracipio quod cito & jufte reddatis Abbati Domino vestro, quicquid ei debetis in censu, & firma, & debitis, & placitis, steut sufte monstrave potevit quod ei debeatis. Quod si nolueritis, ipse vos inde tency, e contringat per pecunian vestram. Teste Cancellar. Law all apud Gloncester. By Pecunian vestram, in those Verses: Days, was understood Bona & catalla.

Divadiatur, i. e. a Thing given in Pledge. Tis often mentioned in Domesday, viz. Si abierit. domune non apprehensus vet Divadiatus. Gale, So in Leg. H. 1. c. 57. Nifi quis retentus vel Diva-

diatus fit vel plegiatus pro culpa fua, Ge. Divet on the Beck. A tormenting Engine formerly in use among the prosecuting Papists, to extert Confession and Apostacy from the Poor Lollards. It is thus described by Mr. For in his Atts & Mon. fub R. H. S. Certain Stait Irons called the Divel on his Neck being after an horrible fort dewifed, finditring and winching the Neek of a Man with his Legs together, in fuch fort as the more he sliveth in it, the straiter it present bim, fo that within three or four Hours, it breaketh and erufbeth a' Man's Back and Body in Piaces.

Divinend in the Erchequer, Seems to be one Part of an Indenture. And 10 E. 1. c. 11. 8 28

E. 1. Stat. 3. c. 2. Dibiocut in the University, Is that Share or Part which every one of the Fellows do justly and equally divide among themselves of their Annual Stipend.

Dividentia, The Word was anciently used for Indenture. Claus. 6. Ed. 2. in Dorso. M. 24. and

Stat. de Efcuetoribus 29 Ed. 1. -

Divis a Estate of Goods by a last Will, and sometimes a Will it self. Gervas. Devot. writing of the Will of Henry II. Anno 1182. tells us, Notum facio quod apud Waltham feci divifam meam de quadem parte pecunió mea in hunc mo-dum, &. Sometimes tis taken for a Charity given by a last Will; as in Eadments, lih. 1. p. 8. Huic quadem vice folidi quinque de illis (nam Divista per temporum vices conferebantur) ex prasepto ejus dati funt, &c. Sometimes it fignifies a Parcel or Portion of Land devised by a last Will, or set apart, Divisis Limitibus. Leg. Inx, cap. 44. Ceor-li babeant herbagium in Communi, vel aliam compascualem terram vet Divisam claudenikem. Sometimes tis taken for the Bounds of a Place or Farm, as the Eighth. in Leg. H. 1. c. 57. Si inter compares vicinos utrin-

cap. 7, 9, & 12. See Grand Distress and Attach- que sint quevela, conveniant ad divisas terrarum.

And sometimes it signifies an Award, as in Leg. H. 2. c. 9. Omnis caufa terminetur vel in Comitatu vel divisis parium.

Dibifæ, Divises or Bounds, Divisas perambulare, to walk the Bounds of a Parish. terram unde calumpriata suit, insa cum suis, ego vero cum meis ad divisas perambulandas convenerimus. Cartular. Rading. MS. f. 108. b. So is Devisa used for the Borders or Limits of Division between Lands, Parishes, or Countries, Sic ufque Hetheneburn inter Akemanstrete inter devisas

inter com. Oxon, & Buck. Paroch. Antiq. pa. 324, Hence the Devifes, or Divizes, a Town in Wiltipire, fituate on the Confine of the West Saxon and

Mercian Kingdoms. Divile. Sce Devife.

Dibosce (Divortium, a divertendo) is a Separation of two de facto married together; of which there are two Kinds; one a Vinculo Matrimonii; the other a Menfa & Thoro. The Woman divorced a Vinculo Matrimonii, receives all again that she brought with her. This only arises upon a Nullity of the Marriage, through some essential impediment, as Consanguinity or Assinity within the Degrees forbidden, Precontract, Impo-tency, &c. Of which Impediments the Canon Law allows fourteen, comprehended in these

Error, Conditio, Fotum, Cognatio, Cvimen, Cultus, Disparitas, Vis, Ordo, Ligamen, Honeftas, Si sis affinit, Si forte coire nequibis, Si Paro, li diplicis desit presentia testis, Raptave fit nuntier, nec parti reddita tute.

Divorce is a Judgment Spiritual; wherefore, if there be Occasion, it ought to be reversed in the Spiritual Court. See Coke, lib. 7. Kenne's Case.

Idem, fib. 5. f. 98. and on Littl. f. 235.

In the old Law, the Woman, deered was to have of her Ausbanda Writing (as St. Jerome and fosephus tellify) to this Effect, I promise, that here-after I will lay no Chaim to thee; which was called, A Bill of Divorce.

Dit rualis, as much Land as can be plowed in a Day with one Ox; an Acre of Land. In some Authors 'tis wrote Diuturna. Similiter concedi duas Dinturnas telluris.

Dobunt, Gloncestershive and Oxfordshire, or the Inhabitants of that Part of Oxfordshire next Glonce-

perfire.

Docket, Isa Brief in Writing, Anno 2 8 3 P. e M. cap. 6. Weft. writeth it Dogget, by whom it seemeth to be some small Piece of Paper or Parchment, containing the Effect of a larger Writing. Symbol. part. 2. Tit. Fines, fed. 106.

To do Latr, Facere Legem, Is the fame with to make Law. 23 Hen. 6. cap. 14. See

Pocto; and Student, Is a Book containing certain Dialogues between a Doctor of Divinity, and a Student at the Common Law, wherein are contained Questions and Cases, as well of the Equity and Confeience used in the Common Law, as also a Comparison of the Civil, Canon, and Common Law together, very worthy the Reading. The Author is said to be one Saint German, and the Book was written in the Time of Henry the Fields. Dog=daps are Sixty-four in all, a tertio Idus

Fulii ufque in Idus Septembris.

Dog-orate, Is an apparent Deprehension of an Offender against Venison in the Forest. There be four of these mentioned by Manwood in his Forest-Law, cap. 18. num. 9. viz. Stable-stand, Dog-draw, Ba k-bear, and Bloo-y-band; where he saith, That, Dog-draw is where any Man hath stricken or wounded a wild Beast, by shooting at him cither with Crossbow, Long-bow, or otherwise, and is found with a Hound, or other Dog drawing after him to receive the same.

Dogger, A Kind of a little Ship. Anno 31 Ed. 3. Stat. 3. cap. 1. Bil the Ships called Doggers

and Landfhipe, &c.

Douger filly, (lbidem, cap. 2.) Seems to be Fish brought in those Ships to Blackness-Haven, &cc.

Dogger-Men. (25 Hen. S. cap. 4.) Fishermen that belong to Dogger-ships.

Doguit. See Docket.

Dottkin, A base Coin prohibited by 3 H. 5. cap. 1. Hence probably we retain that Phrase when we would undervalue a Man, to say, He is

not worth a Doit or Doitkin.

Dole (Dola, Sax. Del, Pars, portio, from Delan, Dividere, Diffribuere) is a Part or Portion most commonly of a Meadow, fo called to this Day; as Dole-Meadow, (Anno 4 Fac. cap. 11.) where several Persons have Shares. In le Suthmede (i. e. prato australi) babet Prior per sortem illam que vocatur Crumdprest, tres Dolas, sieut fors illa cadit. Et in qualibet Dola, habet 4 Polas, sieve otto andenas (i. e. Swaths) jacentes simul. Lib. Priorat. Dunstable, cap. 5. We still retain the Word to signify a Share, as to deal a Dole; he dealt his Dole among so many poor People, that is, he gave every one a Share or Part.

Dottfill, Seems to be that Fish, which the Fishermen yearly imploy'd in the North-seas, do of Custom receive for their Allowance. See the

Stat. 35 H. 8. eap. 7.
Dolubote, A Recompence made for a Scar or Wound, Sax. Diction. Inter Leg. Aluredi Regis;

cap. 23. legiter Dolgbot.

Dom and Som, Words used in ancient Charters, signifying a Power of Judging, and Secu-

rity in Possessing. Sec Doom.

Domboc, A Saxon Word fignifying Liber Judicialis as appears by the Laws of King Edward the Elder, cap. S. This was probably a Book of Statutes proper to the English Saxons, wherein per-haps the Laws of former Saxon Kings were coutained: That Chapter feeming to refer to the Laws of King Ina, cap. 29.

Dome, or Diom, (Saxon Dom.) a Judgment, Sentence, Ordinance, or Decree. The Homager's Oath in the Black Book of Hereford, fol. 46. ends thus, ——So help me God at his Koly Donne, and by my Trouthe. See Doom.

Domesday, (Liber Judiciarius, vel Cenfualis Anglia, from the Saxon Dom, i.e. Cenfus vel Æftimatio, not Domesdei, nor Domus Dei, as some Authors write it,) is a most ancient Record, made in Authority, William the Conqueror's Time, and now remaining in the Exchequer fair and legible, confisting of two Volumes, a greater and a less; the greater comprehending all the Counties of England, except Northumberland, Cumberland, Westmorland, Durham, and Part of Lancashire, which were never furvey'd; and except Effer, Suffolk, and Norfolk, which three are comprehended in the

lesser Volume, which concludes with Words; Anno Millesimo Octogesimo Sexto ab Incarnatione Domini, vigesimo vero Regni Willielmi, facta est ista descriptio, non solum per hos tres Comitatus, sed etiam alios. It is called Liber Judiciarius, quia in eo tothus Regni defiriptio diligens continctur, fingulorumque fundorum valentia exprimitur. And Domesday, (as Gerv. Tilbur. says,) Non quod in eo de propositis aliquibus dubiis seratur sententia, sed quod a pradicto Judicio non liceat ulla ratione difcedere. It was begun by five Justices, assigned for the Purpose in each County, in the Year 1081, and finished 1086. Cambden calls it Gulielmi Librum Cenfualem, the Tax-book of King William. more of it in Spelm. Gloff. and 4 Inft. fol. 269. The Dean and Chapter of York have a Register called also Domesday; so has the Bishop of Worcester: And there is an ancient Roll in Chester-Castle called Domesday-Roll.

Our Ancestors had many Dome-Books: We are told by Ingulphus, pag. 870. and 903. that King Alfred made Talem Rotulum qualem Gulielmus nothus, which he called Domefday; and sometimes the Winchester-Roll, because it was kept there.

The Donesday book made by Will. 1. referred to the Time of Edward the Confesior, as that of King Alfred did to the Time of Æthelred: For the Entries are thus made, C. tenet Rex Willielmus in dominico & valet, &c. ibi carucata, &c. T.R.E. valebat, &c. i. e. It was worth fo much, tempore Regis Edwardi. And this Book is called Magna Rolla Winton.

The third Book, which differs from the other in Form more than in Matter, was made by the Command of the same King. The one being large, and in Folio, but this leffer, and in Quarto; it feems to be the more ancient of the two. 'Tis fairer written, and hath very few Rasures. See Monasti-

con, 1 Tom. pag. 272.

Tis probable Ingulphus, though he lived near those Days, never saw these Books; for he writes of incorporating these Rolls, as if at that Time they had not been made up in two Volumes: Of both which the Honourable Sir Fohn Trevor, Master of the Rolls, hath a very fine and exact

Copy.

There is a fourth Book kept in the Exchequer, which is called Domefday; and though a great Volume, is only an Abridgment of the other two. It hath many Pictures and gilt Letters in the Beginning, which refer to the Time of Edward the Confessor. And this led him, who made Notes on Fitzberbert's Register, into a Mistake, who, in fol. 14. tells us, that Liber Domessay sastus fuit tempore Regis Edwardi.
There is a fifth Book kept in the Remembrancer's

Office, which is the very same with the Fourth

beforementioned.

Tis generally known that the Question, whether Lands are ancient Demesne, or not, is to be decided by the Domesday of Will. 1. from whence there is no Appeal; nor is there any Averment to be made against it: And its a Book of that that even the Conqueror himself fubmitted some Cases, wherein he was con-cerned, to be decided by it. What is con-tained in this Book appears by these old Verfes.

Quid deberetur fisco, qua, quanta Tributa, Nomine quid Cenfus, que vettigalia, quantum Quisque teneretur feodali solvere jure,

Qui sunt exempti, vel quos Angaria damnat. Qui fint vel Gleba fervi, vel Conditionis, Quove nlanumissus patrono jure ligatur.

Doniel-men, Judges, or Men appointed to doom and determine Suits or Quarrels. Qui infra libertatem seu hundredum de Irchenfeld com. Heref. faciunt sectam ad curiam Hundredi, ut minores lites divimant, vocantur Dome-men, i.e. Judices seu Homines Judiciarii. See Sil. Taylor of Gavelkind. p. 110. Hence falling of Domes is the Scotch Phrase for reversing of Judgment, or an-nulling of Decrees. Hence, Domer judicium, and

ag deme, I Deem or Judge. Domicellus and Domicellus and Domicellus, John of Gaunt, Duke of Lancaster, had by Katharine Swinford, before Marriage, four Illegitimate Children, viz. Henry, John, Thomas, and Joan; and because they were born at Beaufort in France, they were vulgarly called Henry de Beaufort, &c. John before 20 Rich. 2. was Knighted, and Henry became Priest. At the Parliament holden 20 Rich. 2. the King by his Charter did legitimate these Children. Rex, — Charissimis confanguineis nostris noblishus vivis Johanni Milti, Henrico Clerico, Thome Domicello ac dilecte nobis nobis nusirei Johanne Domicellæ, Germanis precharissimi Avuncusi nostri, Joh. Ducis -Charissimis confanguineis nostris nobilibus Lanc. natis ligeis nostris, salutem, &c. Teste Rege apud Westin. 9. die Febr. per ipsum Regem in Parliamento. In this Act (fays Sir Edward Coke, 4 Inft. fol. 37.) the faid Thomas could not be called Esquire, and therefore had the Addition Domicello, which (fays he) fignifies a young Soldier not yet which (lays ne) figures a young solder not yet Knighted, or nobly born, c. which is a Mi-ftake: For there is no fuch French Word as Domi-cel, but Demoifel. Nor can Domicellus properly be derived from thence, but is an obfolete Latin Word, anciently given as an Appellation or Addition to the King's (Natural) Sons in France, and fometimes to the eldest Sons of Noblemen there; whence, doubtless, we borrow the Words. See Spelm. Gloff. verbo Domicellus. Tidenanus pernifione Divina Wigorn. Epifcopus dilecto in Christo filio Johanni de Fulcuode nostre Divac. Domicello, falutem. - Dat. 7 Febr. 19 Rich. 2. Here it is used to a private Gentleman, as Lord of a Manor. - Sed nos indiferete de pluribus Dominis, quia Barones vocamus Domicellos, Angli vero nullum nifi natos Regum, &c. Hoveden, f. 347.

But Domicelli are only the better Sort of Servants, as appears by Thorn. fol. 1748. Domicellus Abbatis, and Domicelli & Servientes Monasterii, pag.

Domigcrium, Damage, Danger, --Vitam fuam in laboribus variis ducens cum Domigerio magno mendicando. Hist. Elien. apud Whartoni Angl. Sac. P. 1. p. 652. Credebant Londinenses quod per hac rio alicujus vel manu effe. Bract. lib. 4. tract. 1. cap. 19. par. 2.

Duntins, A Title given properly to those honourable Women, who in their own Right of Inheritance held a Barony. So Mand the Daughter of Robertus de Oilly fen, who inherited the Honour of Walingford, was therefore stiled Matildis Domina de Walingford. Paroch. Antiq. p.

Dominics in Ramis Palmarum, Is Palm-Sunday, so called, because on that Day they used

to distribute Branches of Palm and other green Boughs in Commemoration of our Lord's Riding to Jerusalem, and the People cut Palm Boughs, See to firew in the Way, crying Hofanna. Md. quod ego Henricus de Erdington feci Homagium & Fidelitatem Donino Will de Stafford apud Bromsbulf in Com. Staff. die Mercurii prox. ante Dominicam in Ramis Palmarum, Anno Regni Regis Edw. xxviii. pro terris & tenementis qua teneo in Villa de Hunstan-scot in Com. War, &c.

Dominicum, Demain, or Demesne, Terra dominicalis. Lands not rented to Tenants, but held in Demesne, or in the Lord's own Use and Occupation. Antiquum Dominicum Regis, the King's antient Demeine, are fuch Royal Manors as were referved to the Crown, to yield Provision for the King's Houshold, and so let out in Socage for Farms or Victuals, or in Serjeanty for some Domestic Services: but not disposed of to Barons or Knights to be held by any Feudatory or Military Service. See Demain.

Dominium, Right or Legal Power.

In filva diffi manerii sive Dominii de Pidintona, aut infra pracinctum ejusdem, non habent aliqui extranei dominium aliquo modo in parte vel in toto fe intromit-

tere. Paroch. Antiq. p. 498.

Dominus, In antient Times being prefixed to a Name, usually denoted him a Knight, or a Clergyman. For so we find it often in Charters, with His Testibus Domino Edwardo de Santo Mau-70, Willielmo, & e. Howbeit, I think sometimes that Title was given to a Gentleman of Quality, the not a Knight, especially if he were Lord of a Manor .-

Domo Beparanda, Is a Writ for one against his Neighbour, by the Fall of whose House he feareth Hurt to his own. Reg. Orig. fol. 153. In this Case the Civilians have the Action de damno

infecto.

Domus Convertoum. See Rolls.

Domus Dei, The Hospital of St. John in Jerusalem. So called in Mon. Angl. 2 Part, fol.

Dona, Any Sort of Property, Good or Endowment.—— Per captionem & retentione averiorum nostrorum & aliorum Donorum quorumcunque ad nostrum Monasterium spectantium. Cartular. Abbat.

Glaston. MS. f. 48.
Dovative, Is a Benefice merely given and collated by the Patron to a Man, without either Prefentation to the Ordinary, or Institution by the Ordinary, or Industion by his Commandment. F. N. B. fol. 35. Of this Petr. Greger. de benefic. cap. 11. nu. 1. hath these Words, Si tamen capella fundata per Laicos non fuerint a Diœcesano approbata 😌 (ut loquuntur) Spiritualizata, non censentur Beneficia, nec ab Episcopo conferri possunt, sed sunt sub pia dispo-sitione fundatoris. And Mr. Gewin in the Presace of his Reading, saith, That as the King might of dona Domigerium evasissent Domigerium ad popusation Regi eccrevit & Domigerium ad popusation. Knighton, Anno 1352. In another Place it from the Jurissission of the Diocesan; so he 'tis taken for Power over another; Sub domige. might also by his Letters Patent license a competition. mon Person to found such a Chapel, and to ordain, that it shall be Donative, and not presentable, and that the Chaplain shall be deprivable by the Founder and his Heirs, and not by the Bishop; and this is most likely to be the Original of these Donatives in England. Fitzherbert saith, That there be some Chantreys which a Man may give by Letters Patent. Nat. Brev. 32. 42. Ail Bishopricks were in antient Time Donative by the King. Co. lib. 3. fol. 75.

Dono2

Donog and Donee, Donor, Is he who gives Lands or Tenements to another, and he to whom

the same is given is the Donee.

Doom or Dome, Saxon Dom, A Judgment, Sentence, Ordinance or Decree; also Sense or Signification. Substantiva quedam (says Mr. Somner) exeeunt in Dom, ubi compositionis gratia videtur appositum, & quandoque munus denotat vel Officium, item Ditionem & Dominium, ut in Kingdom, - Habeat Girthbriche & Forftal, Earldom, &c .--& Dom, & Som, & Wreche in Mari. Mon. Angl.

1. par. fol. 284. a. See Oath. Dozchester. See Durnovaria. Dozobernia.

Dozobernia. Canterbury.
Dozsalc, A Cloth or Curtain, hanging in the Choire, so called because Sedenti ad dersum appenditur.

Trefque dedit cappas, dorfalia plura, tapetas.

Dozfile. See dorfale.

Dotture, Dormitorium, Anno 25 H. S. cap. 11. is the common Room, Place or Chamber, where all the Friars of one Convent flept and lay all Night. Dolens,

Streight Cloaths made in Devonshire,

and to called in Rot. Par. 2 Hen. 5.

Dottale, Dottale, Hangings, Tapestry.—
Dederat ei duo dorsalia konesta. Rog. Hovenden sub - Dossale sive tapefium- Mat. Par. in vit. Abb. S. Albani.

Dote Minnanda, Is a Writ that lay for a Widow, where it was found by Office, That the King's Tenant was seised of Tenements in Fee or Fee-tail, at the Day of his Death; and that he held of the King in Chief, &c. In which Case, the Widow came into the Chancery, and there made Oath, That she would not marry without the King's Leave. Anno 15 Edw. 3. cap. 4. And hereupon she had this Writ to the Escheator, for which, fee Reg. of Writs, fol. 297. and F. N. B. f. 263. These Widows are called the King's Widows. See Widow.

Dote unde nihil habet, Is a Writ of Dower, that lieth for the Widow against the Tenant, which bought Land of her Husband in his Lifetime, whereof he was selfed folely in Fee-simple or Fee-tail, in such Sort as the Issue of them both might have inherited it. F. N. B. fol. 147. Regift.

fol. 170.

Dotis admenfuratione. See Admeasurement,

and the Reg. Orig. fol. 171.

Double Plea, (Duplex Placitum) Is that wherein the Defendant alledgeth for himself two several Matters in Bar of the Plaintiff's Action, whereof either is sufficient to effect his Desire, which shall not be admitted for a Plea. As, if a Man alledge several Matters, the one nothing depending upon the other, the Plea is accounted Double, and not admittable; but, if they be mutually depending each of other, then it is accounted fingle. Kitchin, fol. 223. See Brook, hoc tit. And Sir Tho. Smith gives this Reason why such Double Plea is not admitted by our Law; because the Trial is by twelve rude Men, whose Heads are not to be troubled with over many Things at once. Lib. 2. de Rep. Angl. cap. 13.

Double Quarrel, Duplex Querela, Is a Complaint made by any Clerk, or other, to the Archbishop of the Province against an inferior Ordinary, for delaying of Justice in some Cause Ecclesiastical, as to give Sentence, to institute a

Clerk presented, or the like: The Effect where-of is, that the said Archbishop taking Know-ledge of such Delay, directeth his Letters under his authentick Seal, to all and singular Clerks of his Province, thereby commanding and au-thorising them, and every of them, to admonth Days, namely, nine Days, to do the Justice required, or otherwise to cite him to appear before him or his Official at a Day, in the said Letters prefixed, and there to alledge the Cause of his And lastly, to intimate to the Ordinary, Delay. And larry, to intimate to the Ordinary, that if he neither perform the Thing enjoined, nor appear at the Day affigned, he himfelf will without further Delay proceed to perform the Juftice required: And this feemeth to be termed a double Quarrel, because it is most commonly made against both the Judge, and him at whose Petition Justice is delayed.

Doubles, (Anno 14 H. 6. cap. 6.) Signify as much as Letters Patent, being a French Word made of the Latin Diploma.

Douge Peers, Were twelve Peers in Henry the Third's Time, who were appointed at the Instance of the Barons, to be as Privy Counsellors to the King, or rather Conservators of the Kingdom.

Dow, To give, from the Latin, Do. Dowager, (Dotifa) A Widow endowed, or that hath a Jointure; a Title or Addition, applied to the Widows of Princes, Dukes, Earls, and Perfons of Honour only.

Dowcates, The fame with Dovecotes.

Dower, (Dos and Dotarium) The first (Dos) properly fignifies that which the Wife brings her Husband in Marriage, otherwise called Marita-gium, Marriage-Goods: The other, (Dotarium or Doarium) that Portion of Lands or Tenements which she hath for Term of her Life from her Husband, if she out-live him. Glanvile, lib. 7. cap. 1. Bratton, lib. 2. cap. 28. Briton, cap. 101. in Princip. Some Authors have for Distinction, called the First a Dowry, and the others a Dower, but they are often confounded. Of the former our Law-Books speak little, this only may be noted; That whereas by the Civil Law, Instruments are made before Marriage, which contain the Quantity of the Wife's Dowry, or Substance brought to her Husband, that he, having the Use of it during Marriage, may, after certain Deductions, reflore it again to the Wife's Heirs or Friends, after the Marriage dissolved. The Common Law of England, what soever Chattels, Moveable or Immoveable, or ready Money she brings, makes them forthwith her Husband's own, to be disposed of as he will, leaving her at his Curtefy, to beftow any Thing or Nothing upon her at his Death: Only if she be an Inheritrix, the Husband holds her Land but during her Life, except he have Issue by her; and then he holds it by the Curtefy of England, during his own Life. See Curtefy. Of the later, there are five Kinds,

- 1. Dower per Legem Communem.
- 2. Dower per Consuetudinem.
- 3. Dower ex Affensu Patris.
- 4. Dower ad Offium Ecclefia.

Dower by the Common Law is a third Part of fuch Lands, as the Husband was fole seised of in Fee, during the Marriage, which the Wife is to enjoy during her Life; for which there lies a Writ of Dower Dower by Custom gives the Wife, in some Places, half her Husband's Lands, so long as she lives sole, as in Gavelkind: And as Custom may enlarge, so may it abridge Dower, and restrain it to a fourth Part: Ex Affensu Patris, ad Ostium Ecclesia, the Wife may have so much Dower, as shall be so assigned or agreed upon, but it ought not to exceed a third Part of the Husband's Lands. Glanv. lib. 6. cap. 1. And if it be done before Marriage, it is called a Jointure. Dower de la plus Belle is when the Wife is endowed of the fairest or best Part of her Husband's Estate. See Coke on Littl. fol. 33. b. Romanis non in usu suit uxoribus Dotes retribuere, ideo verbo genuino carent quo hoc dignoscitur; & rem ipsam in Germanorum moribus miratur Tacitus, Dotem (inquit) non uxor marito, sed uxori maritus affert. Spelm. To the Confummation of Dower three Things

are necessary, viz. Marriage, Seisin, and the Husband's Death. Bingham's Cafe, 2 Rep. If the Wife be past the Age of nine Years at the Death of her Husband, she shall be endowed. If a Woman clope, or go away from her Husband with an Adulterer, and will not be reconciled, she loseth her Dower, by the Stat. of West. 2.

the loleth her Dower, by the Stat. of West. 2. cap. 34. 2 Part. Inst. fol. 433.

Cambiden, (in his Brit. Tit. Sussex) relates this memorable Case, (out of the Parl. Records. 30 Edw. 1.) Sir John Camois, Son of the Lord Ralph Camois, of his own free Will, gave and demised his own Wise, Margaret, Daughter and Heir of John de Gateslen, unto Sir Will. Panell, Knight; and unto the same William, gave, granted, re-leased and quit-claimed all her Goods and Chattels, &c. So that neither he himself, nor any Man else in his Name, might make Claim, or ever challenge any Interest in the said Margaret, or in her Goods and Chattels, & By which Grant, when she demanded her Dower in the Manor of Torpell, Part of the Possessions of Sir Fohn Camois, her first Husband, then deceased, there grew a memorable Suit in Law, but wherein she was overthrown, and Judgment pronounced (in Parliament 30 Edw. 1.) That she ought to have no Dower from thence, upon the Stat. of West. 2. Quia recessit a marito suo in vita sua, & vixit in Adulterio cum praditto Gulielmo, &c. This Case is cited

terio cum pradicto Guinemo, erc. I nis Cale is cited also in 2 Inft. fol. 435.

Of Dower, read Fleta, who writes largely and learnedly of it, Lib. 5, cap. 22. & feq.

Among the Fews, the Bridegroom, at the Time of the Marriage, gave his Wise a Dowry-Bill, the Form whereof you may see in Moses and

Aaron, pag. 235. Dowle and Deal, A Division; from the Brit. Dal, divisio, from the Sax. Dalan, i. e. dividere, and from thence comes the Word Dealing. So the Stones which are laid to the Boundaries of Lands, are called Dowlestones, i. e. such which divide the Lands.

Towfeines, A Sort of Kerfeys made in Devon-

fbire, in Length twelve Yards.

Doger, Decenna, In the Statute for View of Frankpledge made 18 E. 2. one of the Articles for Stewards in their Leets to enquire of, is, If all the Dozeins be in the Affise of our Lord the King, and which not, and who receive them. Art. 3. See Deciners. There is also a Sort of Devonshire Kerseys called Dozens, 5 & 6 E. 6. cap. 6.

Dzacca, A Drain .---- Cum Triginta acris prati juxta dictum novum locum ex parte occidentali in Dracca justa fossation de Redeclos jacenibus.——
Contin. Hist. Croyland. p. 479. The Word is printed Dracca, but I think it a Mistake for

Daaco Regis, The Standard, Enfign, or Military Colours bore in War by our former Kings, having the Figure of a Dragon upon them .-Cum Rex Angliæ fixisset signum suum in medio, & tradidisset Draconem suum Petro de Portellis ad portandum Rog. Hoved. sub anno 1191. Sec

Watte's Gloffary.

Deagium, Drag, A courfer Sort of Bread-- Item reddit computum de duobus quarteriis avena de toto exitu grangia trituratis per summam, & de xvii. quarteriis & tribus bussellis Dragii supra - & triturabit bussellos ordei vel dragei - Consuerud. Domus de Farendon MS. averaf. 11. In Staffordshire they now use a Sort of Malt nade of Oats mixed with Barley, which they call Dreg. Malt. And in Essex, &c. they have a Grain called Dreg, of which Tho. Tusser in his Husbandry, p. 32.

Sow Barley and Dreg with a plentiful Hand, Lest Weed sted of Seed overgroweth thy Land, Thy Dreg and thy Barley go Thresh out to Malt.

Drags, Anno 6 H. 6. cap. 5. Seem to be Wood or Timber to joined together, that swimming or floating upon the Water, they may bear a Bur-den, or Load of other Wares down a River.

Dzana, A Drain, or Water-course to sew and empty wet Places. - Concessimus humum illam que est juxta dranam quam Walterus Filius Amfridi tenuit. Cartular. Abbat. Glaston. MS. f. 29.— Illud pratum in Thistlemor quod est intra vetus sossatum & nemus de Godeshall, & inter Dranam, & riperiam de Avene cum tota crista dicti fossati. Cartular. Abbat Radinges. MS. f. 10. a.

Deafcus, Grains, or the Refuse of Malt after Brewing, called still in some Places Draines, and Draff. - Et prebendam quotidianam ad duos equos de granario nostro sumendam, unum cribrum fursuris, o majorem cuvam de Drasco, i. e. a great Basket of Graius. Mat. Par. in Vit. Abb. S. Al-

Dans Gre, Any Harness or other Furniture of Cart-Horses for drawing a Waggon or other Carriage.-- Pro factura de Draw-Gere per Walterum Carpenter de Langton IIId. Paroch. Antiq. p. 549. See Mr. Kennet's Glessay.

Diaulatthes, Anno 5 E. 3. cap. 14. and Anno 7 R. 2. cap. 5. Lambard in his Eirenarcha, lib. 2.c.

6. calleth them Miching Thieves, as Wasters and Roberds Men, Mighty Thieves, saying, That the

Words be grown out of use.

Dett Dett, Signifies a double Right, that is, Jus Possessions & jus Dominii. Bract. lib. 4. cap. 27. & lib. 4. traft. 4. cap. 4 & 5. traft. 5. cap. 5. Co. on Lit. fol. 266.

Dienched, Is an obsolete Word, and signifies to overcome, from the German Tringen, co-

Dienches or Dienges (Drengi) were Tenentes in Capite, says an ancient MS. Domesday Tit. Lestresc. Roger. Pictaviens. Neuton. Hujus Manerii aliam Roger. Fictivelles. Vertical the state of the terram 15 homines, ques Drenches vectobant, pro 15 Maneriis tenebant. They were (fays Sjehnan) e genere vassaldourn non ignobilium, cum singuli qui in Domessal nominantur, singula possiderent Maneria. Such as at the Coming in of the Conqueror, being put

out of their Estates, were afterward upon Complaint unto him restored thereunto; for that they being before Owners thereof, were neither in auxilio or consilio against him: Of which Number were Edwyne a Dane, Sharneburne of Norfolk, and others. Sir Edward Coke, on Littl. fol. 5. b. says, Drenchs are Free-tenants of a Manor: Misprinted doubtless for Drenches, and not well interpreted. See Baron. Anglia, fol. 118. a. In Cukeney manebat quidam homo, qui vocabatur Gamilbere, & fuit verus Dreynghe ante Conquestum, tenuit duas Carucatas terra de Domino Rege in Capite, pro tali servicio, de ferrando Palifridum Dom. Regis, super quatuor pe-des de cluario Dom. Regis quotiescunque ad Manerium Juum de Mansfeld jamerit, & si inclaudet Palefridum Domini Regis, dabit ei Palefridum quatuor Mercavum. Mon. Angl. 2 Tom. fol. 598. a. In Newtone T. R. E. (i. e. in the Time of King Edward) fuerunt quinque hida, modo funt ibi fex Drenghs. Domesday, Tit. Derby. Gale, 773.
Dangage, (Drengagium, vel servitium Drengarii,)

The Tenure by which the Drenches held their Lands, of which see Trin. 21 Ed. 3. Ebor. and Northumb. Rot. 191. Notandum est, eos omnes eorumve antecesfores, qui e Drengorum classe erant, vel per Drengagium tenuere, sua incoluisse patrimonia ante ad-

ventum Normannorum. Spelm.

Daie Grehange. (Anno 3 Hen. 7. cap. 5. cambium ficcum) seems to be a cleanly Term, invented for the Disguising foul Usage; in which something is pretended to pass on both Sides, whereas in Truth nothing passeth but on the one Side, in which Respect it well may be called Dry. Of this Lud. Lopes, tract. de Contract. & Negotiat. li. 2. cap. 1. Sett. Deinde postquam, writes thus, Cambium est reale vel siccum; Cambium reale dicitur, quod consfentiam veri Cambii realem babet, & Cambium per trans, & Cambium minutum. Cambium autem ficcum est Cambium non habens existentiam Cambii, sed apparentiam ad instar arboris exsiccata, que humore vitali jam carens, apparentiam arboris habet, non exiftentiam.

Date Rent, Rent-feck. See Rent.

Duft of the Fourt, (Agitatio animalium in Forefa) is an exact View or Examination what Cartle are in the Forest, that it may be known whether it be over charged or not, and whose the Beasts are; and, whether they are commonable Beafts, &P.c. When, how often in the Year, by whom, and in what Manner this Drift is to be made, see Manwood, Part 2. cap. 15. and 4 Inft. fol. 309.

Dunklean (Sax. Drinc-lean) in some Records written Potura Drinklean) is a Contribution of Tenants towards a Potation, or an Ale provided to entertain the Lord or his Steward; a

Scot-ale.

Diofrennis, - Quod Dominus debet habere Drofdennes arbores de crescentia xl. annorum & infra. Kanc. Pasch. 44 Edw. 3. quare. Drofdenu. Druf and Drotten, among our Saxons, fignified a Grove, or woody Place, where Cattle were kept; and the Keeper of them was called Drofman. Domef-

Daoffand, or Davffand, (from the Sax. Dryfene, i. e. Driven) was anciently a Quit-rent, or yearly Payment made by some Tenants to the King or their Landlords, for driving their Cattle through the Manor to Fairs or Markets. Mr. Philips, Mi-

flaken Recompence, fol. 39. Dgoit, (Fr. Droid) In Law there are fix Kinds

of it, viz.

Jus recuperandi.
 Jus intrandi.
 Jus habendi.

4 Jus retinendi.

5. Jus percipiendi.
6. Jus possidendi.

All these several Sorts of Rights, following the Relations of their Objects, are the Effects of the Civil Law. Vide Coke on Littl. fol. 266. 345. b. -Of meer Droit, and very Right, Anno 27 Н. 8. сар. 26.

Danit de Advocatione. See Retto de Advocatione Ecclefia.

Dioit-close. See Resto claufo.

Dzoit de Dower. See Recto dotis.

Dioit=patent. See Resto patens and Calthrop's Rep. fol. 132.

Doot tur disclaimer. See Resto fur disclaimer. Dioffen, 7

Dzu, All, according to the Book of Domesday, Dauff, Signify a Thicket of Wood in a Valley.

Duffen,)
Domones, Domos, Domund, At first these Words signified high Ships, but asterwards those which we now call Men of War, and in this Sense 'its used in Walsingbam, Anno 1292, in Knighton Lib. 3. cap. 14, See. Tres majores Naves subsequentur; quas unsee Dromones appellant: Galee vero seviores, Se ad qualibet aptanda agiliores pracedunt. Gaufrid. Vincsauf. Ric. Regis Iter Hierosol. c. 60. Ounm washere awasa Ashm walstrayet. 8 slug Fusion Quum prospere versus Achon velificaret, 8 Idus Junii, apparuit ei navis quadam permaxima, quam Dromun-dam appellant, missa a Saladino. Matt. Paris. sub anno 1191.

Doba, A Drove, a Drift-way, or Common Road for driving Cattle. Walterus Cantuar. Archiepiscopus concessit ad vitam Magistro Michaeli de Bercham pasturas de la Rede & Haute juxta Bercham, cum omnibus suis juribus & pertinentiis, drovis, viis, semitis & fossatis. Dat. 10. Kal. Sept. 1319. Ex Registr. Ecclesia Christi Cantuar. MS.

Dauggeris, Daogeris, A Place of Drugs, a Drugster's Shop. Quoddam Messuagium setum in vico Northlode inter tenementum quod fuit Wilhelmi de Scheftesbury Capellani & tenementum proxime Druggeriam, quod quidem tenementum, &c. Char-tular. Abbat. Glasson. MS. f. 125. a.

Duarium, Doarium. Dogarium, The Downy or Jointure of a Wife fettled on her in Marriage, to be enjoyed after her Husband's Decease. The Word Dowrie, is by Fr. Junius, rightly referred to the old English, to Dowe, i. e. to give, as Chaucer, To whom for evermore my Heart I dowe. Sec Mr.

Kennet's Glossay.
Dublis. Dover.
Duces tecum, Is a Writ commanding one to appear at a Day in the Chancery, and to bring with him some Evidence, or other Thing that the Court would view. See the New Book of Entries, verbo Duces tecum. There is also another Kind of Duces tecum directed to a Sheriff, upon Return that he cannot bring his Prisoner without Danger of Death, he being adeo Languidus; then the Court grants a Habeas Corpus in the Nature of a Duces tecum licet languidus.

Duel, (Duellum) according to Fleta, Eft fingularis pugna inter duos ad probandam veritatem litis, & qui vicerit, probasse intelligitur, &c. Stat. de Finibus levatis, 27 Edw. 1. The Trial by Duel, Combat or Camp-fight, in doubtful Cases, is now disused,

though the Law on which it was grounded be still in Force. Sce 3 Part Inft. fol. 221. and sec Com-bat. Per libertatem habere Ducllum, Johannes Stanley Arm. clamat, quod si aliquis placitaverit ali-quem de libero tenemento in Curia sua de Aldford per perce Domini Comitis de resto patent. tenere Er termi-nare pradictum placitum per duellum, prout jus est per Communem legem. Plac. in Itin. apud Cestriani

Stephanus de Nerbona omnibus-

their Armies, who if by their Prowess they obtheir Armies, who it by their Frowers they ob-tained any famous Victory, they were by their Soldiers faluted *Imperatures*, as *Hotoman de werb*. Feudal. verb. Dux, proveth out of Livy, Tully, and others: Since that they were called Duces, to whom the King committed the Government of any Province, Id. In some Nations to this Day the Soveraigns of the Country are called by this Name, as Florence, or the great Duke of Milan. In England, Duke is the next fecular Dignity to the Prince of Wales. And (as Cambden says) Heretofore in the Saxons Times they were called Dukes Without any Addition, being mere Officers and Leaders of Armies. After the Coming in of the Conqueror, there were none bore this Title till Edward the Third's Days, who made Edward his Son Duke of Cornwall. Since that there have been feveral made, whose Titles have descended by Inheritance to their Titles have deicended by inheritance to their Posterity; they were created with Solemnity per cinctiviam gladii, cappea; & circuli aurei in Capite impositionem. See Cambd. Brit. pag. 166. Zazium de feudis, pag. 4. num. 7. Cassan. de consuet. Burgund. pag. 6. 10. And Ferne's Glory of Generosity, 139. At this Day we have many of these created Dukes in England, whose Titles are very well known to every Body.

Dinnetium, (Latin Dumetum) a Ground full of Bushes and Brambles. I have seen a Deed, granting (inter alia) quoddam Dumetium in Dale.

Dum fuit infra ætatem, Is a Writ which lies for him, that before he came to his full Age, made a Feofiment of his Land in Fce, or for Term of Life, or in Tail, to recover them a-gain from him, to whom he conveyed them. F. N. B. fol. 192.

Dum non fuit compos mentis, Is a Writ that lieth against the Alience or Lessee, for him that not being of found Memory, did alien any Lands or Tenements in Fee-simple, Feetail, for Term of Life, or for Years. F. N. B. fol. 202.

Dun, Dune, A Mountain or open Place: Therefore the Names of Towns which end in Dun, were either built on Hills, or near Hills in open

Duna, A Bank of Earth cast up, the Side of a Ditch—Faciet fossatum adee forte & bonum prout voluit, ita quod fundum a retro Dunæ utviusg; fossati if in fundo 14 pedum. Cartular. Glaston. MS. f.

Dunio, A Sort of base Coin less than a Farthing, a Double. - Nec denarios invenerunt prater offo Duniones qui fterlingos duos non valebant .-

rald. Cambr. apud Whartoni Angl. Sacr. P. 2. p.

595. Bunjon, A little Castle; In illa villa Rex babet Caftellum quoddam, fupra Caftellum autem unum dun-geonem. Du Cange.

Dunnarium, --Pateat -- quod ego Fohannes de Mobun miles dedi Abbati & Canonicis de Nutle pa-

fluram in omnibus bueris feu Dunnaris meis. Dar. 29 Ed. 3. Penes Decan. & Capit. Eccl. Cath. Christi Oxon. It seems to signify a Down, a

Hill, or Heathy Ground.

Dunsetts, Those who dwell on Hills or Mountains, from the Sax. Dun, a Hill, and Sax. Data,

an Inhabitant.

Dunstable. See Magioninium. Dunum finus, The Creek at Dunsby near Whithy in Yorksbire.

in Yorksbire.

Dunum and little, in some, varied into Don)
and Duna, Assaura Service of twelve Men. Robertus

Tressian Justiciarius—apud S. Albanum convocari fecit duodenam quam pridie averraverat ad indistandum & prodendum Malesactores. The Walsingham, p. 276.

Duodena manu. See Friburgh, and Oath.
Duplicat Is used by Crompton, for a second
Letters Patent, granted by the Lord Chancellor in a Case wherein he had formerly done the same, and was therefore thought void. Cromp. Furisdid. fol. 215. Also a second Letter written and sent to the same Party and Purpose as a former, for Fear of Miscarriage of the First, or for other Reason, is called a Duplicat. Also any Copy or Transcript of a Writing is called a Duplicat. The Word is used 14 Car. 2. cap. 10.

Duplodes. See Gambezon.
Duplum, A Sort of Bread so called, made for the Monks.

Durden. A Thicket of Wood in a Valley.

Duress (Durita) is, where one is kept in Pri-fon or reftrained of his Liberty, contrary to the Order of Law, or threatned to be kill'd, maim'd or beaten: And if such Person so in Prison, or in Fear of fuch Threats, make any Specialty or in Fear of such Threats, make any opecialty or Obligation by Reason of such Imprisonment or Threats, such Deed is void in Law: And in an Action brought upon such Specialty, the Party may plead, That it was made by Duresse; and so avoid the Action. Broke, in his Abridgment joineth Dures and Manasse together, i. e. duritiam

Durnovarium, Dorchefter. Durobodu, Rochester. Durosenum, Lenbam in Kent. Durositum, Oldford upon Lee, in Esfex. Durotriges, Dorsetshire.

Dursley, Blows without Wounding or Blood; vulgo Dry-blows, from the Germ. Durre, ficcus,

and Sax. Slege, ictus.

Duffy-foot, or Duffy-Fatt, A Forcigner, Tra-der, Pedlar, or travelling Merchant, who has no fettled Habitation. So called because their Feet in travelling are covered with Duft. Siquis extraneus Mercator transsens per regnum, non habens terram, vel manssonen infra Vicecomitatum, sed va-gans qui vocatur Pie poudreux, boc est Anglice Dusty-foot, Ere. Hence the Court of Piepowder erected for Relief of fuch Foreigners. See Piepowder.

Dutchy Court Is a Court wherein all Matters & Abbatem illius ordinis fecerat nominari, & pro tali appertaining to the Dutchy or County Palatine of fe gessit, & quamplurimos tam Clericos quam Laicos Lancaster are decided by the Decree of the Chan apud Ripon illo ludo nexio & damnoso informavit. cellor of that Court: The Original of it was in Dat. 16 Kal. Nov. 1311 Collection. Matth. Hut-Henry the Fourth's Days, who, obtaining the Crown ton S. T. P. ex Reg. Grenefeld Archiepif. Ebor. MS.

by Deposing Richard the Second, and having the Dutchy of Lancaster by Descent, in Right of his Song. Whence venire cum toto ac pleno dyteno, Mother, was feifed thereof as King, and not as Duke; So that all the Liberties, Franchifes and ad curiam Domini singulis annis inter session S. Jurisdictions of the said Dut. by, passed from the Michaelis & S. Martini venient cum toto ac pleno King by his Great Seal, and not by Livery or dyteno seut battenus consueverunt. Paroch Antiq. Attornment as the Possessions of Everwick, the Earldom of March, and such others did, which had descended to the King by other Ancestors than the King's; but, at last, Henry the Fourth, by Authority of Parliament, passed a Charter, whereby the Possessinos, Liberties, &c. of the said Dutchy were severed from the Crown; yet Henry the Seventh reduced it to its former Nature, as it was in Henry the Fifth's Days. Crom. Jur. fol. 136.
The Officers belonging to this Court, are, the

Chancellor, Attorney, Receiver General, Clerk of the Court, Messenger: Besides which, there are certain Affishants, as one Attorney in the Exchequer, one Attorney of the Dutchy in Chancery, four Persons learned in the Law retained of Counsel with the King in the said Court; whereof Gwin, (in the Preface to his Readings) speaks thus; It grew out of the Grant of King Edward the Third, who gave that Dutchy to his Son John of Gaunt, and endowed it with such Royal Rights, as the Co nty Palatine of Chester had. And forasinuch as it was afterward extinct in the Person of King Henry the Fourth, by reason of the Union of it with the Crown, the same King, supersting himself to be more rightfully Duke of Lancaster than King of England) determined to save his Right in the Dutchy, whatever should befal the Kingdom; and therefore he separated the Dutchy from the Crown, and fettled it so in the natural Persons of himself and his Heirs, as if he had been no King or Politick Body at all; in which Condition it continued during the Reign of Henry the Fifth, and Henry the Sixth, that descended from him; but when Henry the Fourth had (by Recovery of the Crown) recontinued the Right of the House of York, he feared not to appropriate that Dutchy to the Crown again; yet so, that he suffered the Court and Officers to remain as he found them; in which Manner it came, together with the Crown, to Henry the Seventh, who, liking well of Henry the Fourth's Policy, (by whose Right also he obtained the Kingdom) made a like Separation of the Dutchy, and so left

it to his Posterity, who still enjoy it. Duined, i. e. consumed; thus we say, to dwindle.

Dyer Was a learned Lawyer, and Lord Chief Justice of the Common Pleas in Queen Elizabeth's Time: He writ a Book still much esteemed, called his Commentaries or Reports.

Drke-reebe, An Officer that hath the Overfight of the Dykes and Drains in Deeping Fens, &c. mentioned 17 @ 18 Car. 2. cap. 11.

Dynge-thaift, An old Play or Sport, of which it is now hard to derive the Name, or to define the Thing. There is a Letter directed to the Official of the Archdeacon of Ribmond, for cen-furing one William Baker, Chaplain of Ripon, upon feveral Articles exhibited against him, of which one runs thus; ————Item fuit inventor principalis cujusdam ludi pestiferi & a jure reprobati,

was to fing Harvest home, Homines de Heayngdon

E.

Non solum est litera sed prapositio etiam & per fe on in compositione significans Anglice (out) as e foro, out of Court; Ejicio, to cast out, and the like.

Tahalus, From the Saxon Eale, cervisia, and Hus domus, now called an Ale-House; a Word which we often find in the Laws of King Alfred. Wahtapp, In the Saxon Laws of King Etbelred, cap. 6 .- Et fi Eahtayn occidatur, pertineat infractio Pacis intra curiam, vel adjacentias ejus, Eahtayn perfolvatur plena wera. Mr. Somner interprets Eahtayn to be eight Men, or such a Number, slain; but I suppose the Word is rather meant Heah Tain, a High Thane or superior Lord, the Penalty on whose Murder was augmented in Proportion to

his Quality. Calberman or Calbornan, Aldermanus, Among the Saxons was as much as Earl among the Danes, Cambd. Brit. pag. 107. It is as much as an Elder or Statesman, called by the Romans Senator, who were rather Countellors at large, than bestowed upon any particular Office, as Comites were See Countee. And that Signification we retain at this Day almost in all our Cities and Boroughs, calling those Aldermen that are Associates to the Chief Officer in the Common Council of the Town. 24 H. 8. cap. 13. Or sometime the Chief

Officer himself, as in Stamford.

Callehords, The Privilege of affising and selling Ale or Beer. As among the Liberties granted by Henry the Second, to the Abbey of Glastonbury—habeat quoque eadem Ecclesia so am & saam, on Stronde and on Streme, on Wode and on Felde, on Grithbriche, on Burghbrich, Hundred. Sotene, Adda and Ortelas, Ellehordas, bufa, berden, &c.

Cartular, Abbat. Glaston. Ms. fol. 14.
@atle, Sax. Eorle, Lat. Come's and Conful: This was a great Title among the Saxons, and is the most ancient of any of the Peerage, there being no other Title of Honour used among the prefent Nobility, which was likewise in Use among the Saxons, except this Title of Earl. The Titles of Honour among the Saxons were originally viz. Ætheling, Ealderman, and Defen or the first comes from the Word Æthel, three, viz. which fignifies Noble, and was usually applied to the first of the Royal Line; the other two Words were applied to the rest of the Nobility; only the Thani were afterwards diftinguished into Majores and Minores; the former were equal to our Peers, and the later to our Knights: But the Title Earl, in Lat. Comes, in ancient Times was given to those who were Associates to the King in his Councils and Martial Actions: And the Manner of their Investiture into that Dignity principalis cujusdam ludi pestifevi & a jure reprobati, was, Per cincturam gladii Comitatus; without any qui in vulgari dicitur Dynge thrift, qui se Magistrum formal Charter of Creation. See Dugdale's WarwickWarwickshire, fol. 302. But the Conqueror (as Cambden notes) gave this Dignity in Fee to his Nobles, annexing it to this or that County or Province; and allotted them for their Mainte-nance, a certain Proportion of Money arising from the Prince's Profits, for the Pleadings and Forfeitures of the Provinces: For Example, he brings an ancient Record in these Words; Henricus 2. Rex Anglia his verbis Comitem creavit; Sciatis nos fecisse Hugonem Bigot Comitem de Norf. &c. de tertio denario de Norwic. & Northfolk; sicut aliquis Comes Anglia liberius Comitatum fuum tenet. About the Reign of King John, and ever fince, our Kings have made Earls by their Charter, of this or that County, Province or City; but of late, giving them no Anthority over the County, nor any Part of the Profits arising by it; only some annual Fee out of the Exchequer, &. The Manner of their Creation is by girding them with a Sword. Can. p. 107. but fee the Solemnity described more at large in Stow's Annals, p. 1121. Their Place is next to a Marquess, and before a Viscount. Conitatus a Comite dicitur, aut vice versa. See more on this Subject in Spelman's Gloff. verbo Comites; and in Selden's Titles of Honour, fol. 676. and fee Countee, Conful and Eorle. Caris.

See Arles. Talement (Aifeamentum, from the French Aife, i. e. Commoditas) Is a Service or Convenience which one Neighbour has of another by Charter or Prescription, without Profit; as a Way thro his Ground, a Sink, or such like Kitchin, sol. 105. which, in the Civil Law, is called Servitus pradii.—— Pracipias R. quod juste & sine dilatione permittat habere. H. Aisiamenta sua in Bosco & in passura de villa, &c. Breve Regium vetus apud Glanvil. lib. 12. c. 14.
Goffer, From the Saxon Easter; which was a

Geddess the Saxons worshipped in the Month of April; and so called, because she was the Goddess of the East.

An Easterling, Sax. East-Tyne, Caffintue, Easterly Coast or Country. In the Laws of King Edward the Elder Si sit Estintus, si sit Northtintus, emendet sicut scriptura pacis continet—where I am apt to think. Eastintus was rather meant Eastinus, and Nortintus, Nordinus, i. e. whether he lived on the East Side of the River Tine, or on the North.

Cubs, Ebb, or low Tide.-–Si extra regnum in peregrinatione fuerit, — Dilationem habebit 40 dierum, & duorum fuddorum & unius ebbæ, quia de ultra mare, &c. Bracton, lib. 4, tract. 1. cap. 5. In quibus esfoniis dabitur dilatio ad minus 40 dierum & unius flud. & unius ebbæ. Ib. lib. 5. tract. 2. cap. 2.

Chromadarius, An Officer in Cathedral Churches, appointed weekly to supervise the regular Performance of divine Service and other Duties, and to prescribe the particular Office of cach Person attending in the Choir, what Part he is to bear for that Week in reading, finging, praying, &c. To which Purpose the said Ebdomary or Weeks-man, at the Beginning of his Week, drew up a Form or Bill of the respective Persons and their several allotted Duties, called Tabula, and the Persons there entered were called Intabulation. This appears particularly in the Statutes of the Church of St. Paul's digested by Ralph Baldok, Dean, anno 1295. MS. penes Joh. Epife. Norwic.

Ebedin, A Relief.

Eberemurber, Sax. Ebere mord, Apertum murdrum, was one of those Crimes which, by Henry the First's Laws, cap. 13. emendari non possunt. Hoe ex scelerum genere fuit, nullo pretio, (etiam apud Saxones nostros,) expiabilium, cum alia licuit pecuniis commutare. Spelman. Ex his placitis quadam emendantur centum solidis, quadam wera, quadam wita, quadam non possunt emendari qua sunt Husbrech, i. c. Burglary, Bernet, i. e. Setting a House on Fire, Openthest, i. e. Robbery, & Eberemurder. Leg. H. I. cap. 12. Sce Aberenturder.

Chozacum, York.

Ecclesia (Lat.) Is most used for that Place where Almighty God is ferved, commonly called a Church. But Fitzherbert fays, By this Word Ecclesia is meant only a Parsonage; and therefore if a Presentment be made to a Chapel, as to a Church, by the Name Ecclesia, this does change the Nature of it, and make it prefently a Church. Nat. Brev. 32. When the Question was, Whether it were Ecclesia aut Cappella pertinens ad matricem Ecclesiam? The Issue was, whether it had Baptifterium & Sepulturam? For if it had the Administration of the Sacraments and Sepulture, it was in Law judged a Church. Trin. 20 Edw. 1. in Banco, Rot. 177. 2 Inft. fol. 363. Ecclefia is also fometimes taken for the Image or Sculpture of a Church, which was often cut out or cast in Plate or other Metal, and preserved as a religious Treasure or Relick. As in the Visitation of the Treasury of the Church of St. Paul, anno 1295. ——Duo turribala argentea, exterius totaliter deau-rata, cum opere gravato & levato, cum Ecclessis & turribus & sexdecim campanellis argenteis appensis, 😵 catenis albis argenteis, ponderis 11. marc. 20. den. &c. Mon. Angl. tom. 3. p. 309.

Criefiaftical Bettons, Are either Regular or Etternatical aperions, Are enter regular or Secular; Regular, are fuch as lead a Monaffick Life, under certain Rules, and have vowed Obedience, perpetual Chaffiry, and wilful Poverty: When a Man is professed in any of the Orders of Religion, he is said to be a Man of Religion, a Regular or Religious; of this Sort are Abhors. Priors. Monks Friars, Sec. Secular are Abbots, Priors, Monks, Friars, &c. Secular, are those whose ordinary Conversation is among those of the World, and profess to take upon them the Cure of Souls, and live not under any Rule of Religious Orders: Such are Bushops, Parish-Priests, &c.

Cden-Biber. See Eluna.

Coer, A Hedge. Eder-brecke, The Trespass Hedge breaking. Sax. Eador-bryce, which ocof Hedge breaking. Sax. Eador-bryce, who curs in the Laws of King Alfred, cap. 45.

Editia, —Sciant quad eço Adam de Mobaut com-missi Domino Fobanni de Barker pro servitio suo totam terram cum edestiis, & cum omnibus pertin suis. Ex Register. Priorat de Wormley. Perhaps from Aysamenta, Easements. Blount imagines that this Word comes from Ædes, and is used for Puildinge. Buildings.

Cota, — Qualiter quoque onera incumben-tia Regi & Regno levius ad Ediam communitatis Supportari poterunt---- Henr. Knighton. lib. 5. The learned Du Fresse interprets it Aid, Auxilium. But it is indeed meant of Ease, from the Saxon East; and in Westmorland they still say Eathy for Eafy.

Edgington. See Adurni Portus.

Edmund's Burp. See Villa Faufini. Gelesfares, alias Eelesbare, 25 H. 8. is the Fry or Brood of Eels.

Effozei=

Efforcialiter venis cum Equis & Armi. Mat. Pa rif. Anno 1213.

Efforciamentum, (Affor iamentum) a Diffress or Inquifition. Abbas veniat per aliquem liberum hominem attornatum fuum, qualem prefentare voluerit ad Efforciamentum Curia tantum. Monast. Tom. 1. p. 280. So in a Charter of E. 3. p. 832. E tribus virgatis terra quietis de sectis Curia & adventibus & Afforciamentis.

Effrantozes, (Lat.) Burglars, that break open Houses to fical. Qui furandi causa domos effringunt, vel fese carrere provipiunt; etiam qui scrinia expoliant. MS.

Cities Ways, Entries, Walks, or Hedges;

From the Sax. Efter, Post. Effusio fanguius, The Mulc, Fine, Wite, or Penalty imposed by the old English Laws for the shedding of Blood, which the King granted to many Lords of Manors. As among the Privileges granted to the Abbey of Glassonbury. —— Abbas & Conventus babent namia vetita, butesium, levatum, & effusionem sanguinis, - Abbat. Glaston. MS. f. 87. a. · Cartular.

Enilde, the fame with Gildum.

Emptians, Egyptiani, We commonly call them Gypfies, and by our Statutes, and the Laws of England, they are a counterfeit Kind of Rogues, that being English or Welsh People, accompany themselves together, disguising themselves in strange Habits, blacking their Faces and Bodies, and framing to themselves an unknown Language, wander up and down, and under Pretence of telling Fortunes, curing Difeafes, and such like, abuse the Ignorant common People, by stealing all that is not too hot or too heavy for their Carriage. Anno 1 & 2 Phil. & Mar. cap. 4. and 5 Eliz. cap. 20. These are like those whom the Italians call Cingari, spoken of by Franciscus Leo in suo thesauro fori Ecclesiassici, part. prim. cap.

Gia, An Island, an Eyt, Sax. Eage. Hence the Names of Places which end in Ey, as Ram-fey, is the Island of Rams; Sheppey, is the Island of Sheep. Mat. Paris. Anno 833. Herfey, the Island of Harts. Hence the French borrow their Eau,

Water.

Esetts, a Woman ravished or deslowered. Ejettus, a Whoremonger. Rex fundavit distum hospitale super decem leprosis, & dient quod disti leprosi erant de Ejestibus Civitatis Lincoln. Mon. 2 Tom.

pag. 388.

Ejectione custodiæ, Ejestment de gard, Is a Writ which lieth properly against him that casteth out the Guardian from any Land during the Minority of the Heir. Reg. Orig. fol. F.N. B. 139. Termes de la Ley, verbo Gard. There be two other Writs not unlike this; the one is termed Droit de gard, or Right of Ward; the other Ravishment de gard, which see in their Places.

Extinue firmæ, Is a Writ which lieth for the Lessee for Term of Years, that is east out before his Term expired, either by the Lessor or a Stranger. Reg. Orig. fol. 227. F. N. B. fol. 220. See Quare ejecit infra terminum, and the New

Book of Entries, verbo Ejectione firmæ.

Gjectum, Éjectus Maris. Quod e mari ejicitur. Jet, Jetsom, Wreck. — Et si de navi taliter periclitata aliquis homo vivus evaferit, & ad terram venerit, omnia bona & catalla in navi cum ista contenta remaneant, & sint eorum quorum prius fue rant & els non depereant nimine ejecti. ———— Si vero infra pradictum terminum nullus venerit ad exi-

Efforcialiter, i. e with Military Force. Tu ita [nomine ejecti, vel alterius qui I.hertatem habet eje dum babendi. Cart. Henrici Reg. Angl. Anno 1226.

> wigne, French, Aifne, Maximus natu, The first born, as Bastard Eigne, and Mulier puisne. Lit. feet. 399. See Mulier.

CHESDETT. See Aileshury

Ginecia Is borrowed of the French Aifne, Primogenitus, and fignifies in the Common Law Elmagenitus, and lighthes in the Common Law Enderflip, Stat. of Ireland. 14 H. 3. Skene de werbor. Ifguificatione, verbo Encya, fays, That in the Statute of Marlbridge, cap. 9. made in the Time of H. 3. It is called Enitia pars kereditatis: And likewise in another Place of the same King, Just efnicia, that is, in proper Latin, Jus primogenitura. See Enitia pars, and Esnely. Eyniciam filiam suam maritare, to marry his eldest Daughter.

Gire, alias Grae, From the old French Word Eire, that is, Iter, a Journey, as a grand Eire, that is, Magnis itineribus. It fignifies in Britton, cap. 2. the Court of Justices Itinerant. And Justices in Eyre are those only which Braston in many Places calleth Justiciaries itinerantes, of the Eyre, and Lib. 3. trast. 2. cap. 1, 2. saith, The Eyre also of the Forest is nothing but the Justice-seat of therwise called, which is, or should by ancient Custom be held every three Years by the Justices of the Forest, journeying up and down to that Purpose. Cromp. Fur. fol. 156. Manwood's Forest-Laws, cap. 24. Read also Skene de verb. fignif. werbo Iter, whereby as by many other Places, you may see great Affinity between these two Kingdoms in the Administration of Justice and Government. See Justice in Eyre

Clection, Is, when a Man is left to his own free Will to take or do one Thing or another, which he pleases; as if A covenants to pay B. a Pound of Pepper or Saffron before Whitfontide; it is at the Election of A. at all Times before Whitfontide, which of them he will pay; but if he pays it not before the said Feast, then afterwards it is at the Election of B. to have Action for which he pleafes. Dyer, fol. 18. pl. 104. 21 H. 7.
19. Co. lib. 5. fol. 59. and lib. 11. fo. 51. In Cafe
an Elettion be given of feveral Things, he who is the first Agent, and ought to do the first Act, shall have the Election. As if a Man make a Lease, rendring a Rent, or a Robe, the Lessee shall have the Election (as being the first Agent) by Payment of the one, or Delivery of the other. Coke on Little pag. 144. b.

Election de Clerk, Electione Clerici, is a Writ that lieth for the Choice of a Clerk assigned to take and make Bonds called Statute-Merchants, and is granted out of the Chancery, upon Suggestion made, that the Clerk formerly assigned is gone to dwell in another Place, or hath Hindrance to let him from following that Bufiness

or hath not Land fufficient to answer his Transgression, if he should deal amis, &c. F. N. B. fol. 164.

Elecmolona, Alms. Dare in puram & perpetual eleemosynam, to give in pure and perpetual Alms, or in Frank-Almoigne, as Lands were commonly given to religious Uses, and so dischar-

ged from military Services, and other fecular Burdens.

Elcemolpus carucarum pro aratris, i. e. Elee mosyna aratri, (viz.) a Penny which King Æthelred ordered to be paid for every Plough in England towards the Support of the Poor. Leg. Æthelred. cap. 1. Ut detur de omni caru a denarius vel denarium genda catalla fua, tum nostra sint, & Laredum nostrerum valens. So in Leg. Canuti, ca. 11. Sometimes 'tis X

called Eleemofyna Regis, because it was at first appointed by the King. Thus Simeon Dunelm. Aning to these old Verses. pointed by the King. Thus Simeon Dunelm. Anno 887, writes, (viz.) Æthelelm comes Wintoniensis Electrosynam Regis Ælfredi detulit Roman.

Clermofpuæ, i. e. the Possessions belonging to Churches. Quid est quod das quando honores Ecclesia-rum, &c. quod si res Domino jure Elecmosynarum ficut decet Ecclefiafticam Elcemofynam. Mon. 3

Tom. pag. 46.

Eleuniynaria, The Place in a religious House, where the common Alms were reposited, and thence by the Almoner distributed to the Poor. In old English, the Aumerie, Aumbry, Ambry, which in the North they now use for a Pantry or Cup-board, as the Welsh do Almari; yet the Word Eleemofynaria was sometimes taken for the Office of Almoner, to which, as to other Offices, there were peculiar Rents allotted, as ____ Decima pr. dieli molendini Elcemosynariæ Sančti Augustini Solvatur. Will. Thorne inter X. Scriptor. fub anno 1128.

Eltemospharitte, The Almoner, or peculiar Officer who received the Elemosphary Rents and Gifts, and in due Method distributed them to pious and charitable Uses. There was such a chief Officer in all the religious Houses. The greatest of our English Bishops had their peculiar Almoners, as in the Council of Oxford, anno 1122. Stat. cap. 2. and Linewood's Provincial, lib. 1. Tit. 12. The Dignity and Duty of Lord Almoner to the Kings of England is described in Fleta, lib. 2.

Clegit, (So called from the Words in it Elegit fibi liberari) Is a Writ Judicial, and lieth for him that hath recovered Debt or Damages in the King's Court, or upon Recogizance in any Court, against one not able in his Goods to satisfy, and against one not able in his Goods to latisty, and directed to the Sherist, commanding him that he make Delivery of half the Party's Lands or Tenements, and all his Goods, Oxen and Beasts for the Plough excepted. Old Nat. Brev. fol. 152. Reg. Orig. 299, & 301. And the Table of the Register Judicial, which expressed they with this Writ: In the New Terms of the Law it is said, That this Writ should be sued within the Year. The Creditor shall hold the Moiety of Year. The Creditor shall hold the Moiety of the Land fo delivered unto him, till his whole

Cite Arrows, Flint-Stones sharpned and jagged aforecited Statute. But Persons learned in at each Side, in Shape of Arrow-Heads, made and Law may speak in the Case for their Clients. used in War by the ancient Britains, of which several have been sound in England, and greater Telepton in Sotland, where they call them Elf-Arrows, and do imagine they dropt from the follows.

Clouds.

Clke, A Kind of Ewe to make Bows of. B. 2 H.

8. cap. 9. Elmefeah, charitable Money, or Money gi-

ven in Charity. Eloine, In French Essoigner, To remove, banish, or send away. So the Word is used 13 E.

Sponte virum Mulier fugiens & Adultera facta, Dote sua careat, nisi sponso sponte retracta.

A Woman thus leaving her Husband is faid to legitime conservate sint, Ecclesiarum ejus sunt. Du elope, and her Husband in this Case shall not be Cange. Han Ecclesiam dedi Athelwaldo quiete tenere compelled to allow her any Alimony. See Alicompelled to allow her any Alimony. See Ali-mony. I am perfuaded the Word is taken from the Sax. Celeoran, i. e. To depart from one Place to dwell in another, the Saxon r being casily Mi-staken, for a p. Or from the Belg. Ee, matrimoniura, and loopen, currere.

Emanfores, those who go out of the Monastery. Transfuge, & Emansores, a Claustro ef-franes, vagi & farabaita. Pet. Blesensis Ep. 11.

Emblements, (from the Fr. Emblavence de bled, i. e. Corn sprung or put up above Ground) signify strictly the Profits of Land sown: But the Word is sometimes taken more largely for any Profits that arise and grow naturally from the Ground, as Grass, Fruit, Hemp, Flax, &c. If Tenant for Life sow the Land, and afterwards die, the Executor of the Tenant for Life shall have the Emblements, and not he in Reversion : But if Tenant for Years sow the Land, and be-fore he hath reaped, his Term expires, there the Lessor, or he in Reversion, shall have the Emblements. Sec Co. lib. 11. fol. 51. And although it is commonly held, that if a Man Leafes Lands at Will, and after the Lessee sows the Land, and then the Will is determined, that the Lessee shall have the Emblements; yet if the Lessee himself determines the Will before the Severance of the Corn, he shall not have the Emblements. See Co. lib. 5. fol. 116.

Emblers De Bent3, This Word occurs in Rot. Parl. 21 E. 3. n. 62. where divers Murders, Emblers de Gentz, Robberies, &re. It comes from the French Embler, to steal, and seems to signify stealing from or robbing the People. —

Emplaceon or Emphascur, 19 H. 7. 13. Is he that when a Matter is in Trial between Party and Party, comes to the Bar with one of the Parties (having received fome Reward fo to do) and speaks in the Case, or privily labours the Jury, or stands there to survey or overlook them, thereby to put them in Fear and Doubt of the Land so delivered unto him, the mass that them, thereby to put them in Fear and Dobbt and Damages are satisfied, and during that Term he is Tenant by Elegit. Westim. 2. cap. 18. See Co. on Lit. fol. 289. b.

Elint. Stones sharpned and jagged aforecited Statute. But Persons learned in the aforecited Statute. But Persons learned in the

Embit, or Embing Dave, (from Embers, Cineres,) either because our Ancestors, when they failed, sate in Ashes, or strewed them on their Heads. Anno 2 & 3 Ed. 6. c. 19. They are those the ancient Fathers called Quatuor Tempora, and of great Antiquity in the Church, being obnish, or send away. So the Word is used 13 E. served on the Wednesday, Friday, and Saturday next 1. cap. 15. Is such as he within Age he cloined, after Quadrigesima Sunday, Whit-sunday, Holy-rood-so that they cannot sue personally, their next day in September, and St. Lucy's Day in December. Friends shall be somitted to sur for them.

Giorement Is when a married Woman departs from her Husband, and dwells with an A-omnia, prout S. Gregorius Genti imposit Anglorum, dulterer; for which, without voluntary Recon- conferentur. Spelm. de Concil. T. 1. f. 518. They cilement to the Husband, she shall lose her are mentioned by Britton, cap. 53. and others. Co.

in his Inst. part. 3. sol. 203. saith, These Embring-Days are the Week next before Quadrigesima; which must needs be a great Mistake in the Prin-ter, for it is not possible that learned Man could be ignorant in any Thing fo well known.

Emendals, Emenda, Is an old Word fill ufed in the Accounts of the Inner Temple, where fo much in Emendals at the Foot of an Account, fignifies fo much in Bank in the Stock of the House for the Supply of all emergent Occasions: Stelman fays it is that, Quod tribuitur in restaurationem damni.

Emendare, Emendam folvere, To make Amends or Satisfaction for any Crime or Trespass committed. — Domino Regi graviter emendare debent. Leges Ed. Confess. cap. 35. Hence a capital Crime, not to be attended by Fine or pecuniary Composition, was said to be Inemendabile.

Leges Kanuti, cap. 2.

Emendatic, The Power of amending and cor recting Abuses, according to stated Rules and Measures. As Emendatio Panni, the Power of Alnage, Aulnage, Ulnage, or looking to the Assise of Cloth, that it be of the just Ell or due Mea-Bread and Beer, or the Power of Supervising and correcting the Weights and Measures of them; a Privilege granted by the King to Lords of Manors, which gave Occasion to the present Office of Ale-Taster, appointed in every Court-Leet, and fworn to look to the Assis of Bread, Ale, or Beer, within the Precincts of that Lordship. - Ad nos spectat emendatio panni, panis & cervissa, & quicquid Regis est excepto murare-do & latrocinio prebato. Paroch. Antiq. pag. 196.

Emissarius, A Steed, a Stallion. De Emissa-rio, cui insederat, cecidit. Matth. West. sub anno 1014. — ab ipso vulneratus in brachio de suo dejectus est Emissario Ib. sub anno 1079.

Empanel, Impanellare vel Ponere in Affifis, & Juratis, Cometh of the French Panne, i. c. Pellis, or of Paneau, which denotes as much as Pane with us, as a Pane of Glass, or of a Window: In Law it fignifiest the Writing and Entring the Names of a Jury into a Parchment Schedule, or Roll of Paper, by the Sheriff, which he hath fummoned to appear for the Performance of fuch publick Service as Juries are imployed in.

See Panel.

Emparlance, Licentia interloquendi, Cometh of the French Parler, to talk, and in the Common Law fignifieth a Defire or Petition in Court, of a Day to paufe what is best to do. The Civilians call it Petitionen inductatum. And Kitch. fol. 200. interprets it in these Words, if he impart, or pray Continuance; when praying Continuance is spo-ken interpretative. And fol. 201. he mentions Em-parlance general and Emparlance Special; Emparlance general seemeth to be that which is made only in one Word, and in general Terms. Emparlance special, where the Party requires a Day to deliberate, adding also these Words, Salvis omnibus advantagiis tam ad jurifdictionem Curia quam ad breve & narrationem. ——— or fuch like. Britton, cap. 53. afeth it for the Conference of a Jury upon the Cause committed to them. And an Emparlance or Continuance is thus entred, Et modo ad bunc diem, scilicet diem veneris, &c. ifto eodem Termino usque ad quem diem pradictus A. habuit licentiam interloquendi, 😂 c. See Imparlance.

Emperoz is an ancient Title of the Kings of England. This appears by a Charter of King Ed-

gar, viz. Ego Edgarus Anglorum Basileus, omniumque Regum insularum oceani qua Britanniam circumjacent, &c. Imperator & Dominus.

Empzefii. See Imprefii. Emprovement. See Improvement.

Encania, i. e. the Dedication of Churches, which was always on a Sunday. Encaniare, i. e. To begin a Thing, or to put on a new Thing, viz. Enemniavit in Wintonia urbe arduam turrim. Cange.

Encaustum, i. e. Ink. Que propter Encausti & charta vitium aboleri incipiebat. Fleta, lib. 2. c. 27.

Encheson Is a French Word much used in our Law Books, as in that Statute 53 E. 3. cap. 3. and it fignifies as much as the Occasion, Cause or Reason for which any Thing is done. So it is used by Staundf. lib. 1. cap. 12. in his Description of a Drodland. Skene de verb. fignif, verbo Enchelon, fays, That Edward, the first King of England, Westm. 1. c. 6. Statutes and Ordains, That no Man shall be an Merchande, with an reasonable Encheson.

Encroachment, or Acrosher, to pull or draw to, and it fignifies on unlawful Gaining upon the Rights or Possessions of another: For Example, if two Mens Grounds lying together, the one pressent too far upon the other; or if a Tenant owe two Shillings Rent-Service to the Lord, and the Lord taketh three. See Co. 9. Rep. f 33. Bucknal's Case. So it is said, That Hugh Spencer the Father, and Hugh Spencer the Son, encroached unto them the Royal Power and Authority. Anno I E. 3. in procem.

Endictment, fee Indictment.

Endowment, Dotatio, Significth the giving or assuming of Dower to a Woman; for Dower to a Woman; for which fee more in Dower: But it is fometimes by a Metaphor used for the Setting or Severing of a fufficient Portion for a Vicar towards his perpetual Maintenance, when the Benefice is appropriated; and so it is used in the Statutes, 15 R. 2. c. 6. and 4 H. 4. c. 12. See Appropriation. Encomment of la plus belle part, Is where a Man dying feifed of fome Lands holden in

Knight-Service, and other some in Socage, the Widow is sped of her Dower rather in the Socage-Lands, than those holden in Knight-Service, read Littleton at large, Lib. 1. cap. 5.

Energyment, i. e. Demoniacks, who despiting

the Catholick Doctrine, were seduced by the Il-

Unions of the Devil. Concil. Carthag. 4, c. 91.

Enfranchise Is to make Free, to incorporate
a Man into a Society or Body Politick, or to

make one a free Denizen.

Enfranchisement Cometh of the French Word Franchife, libertas, and fignifies the Incorporating of a Man into any Society, or Body Politick: For Example, He that by Charter is made Denizen of England, is said to be enfranchifed; and so is he that is made a Citizen of London, or other City, or Burgess of any Town Corporate, because he is made Partaker of those Liberties that appertain to the Corporation, whereinto he is enfranchifed: So a Villain is enfranchifed, when he is made free by his Lord, and made capable of the Benefits belonging to Freemen. And when a Man is thus enfranchifed into a City or Burrough, he hath a Freehold in his Freedom for his Life; wherefore, whatever shall be the Cause of his Disfranchisement, ought to be a Fact, and not only X 2

an Endeavouring or Enterprising, What shall be or Fee intailed: Littleton in the second Chapter of sufficient Cause to Disfranchise a Freeman, and his Book draweth Fee-tail from the Verb Talliare. what not; fee in Co. lib. Rep. fol. 91. Bagg's Case.

Englecery, Englechery, Englechire or Engle: fherp, In Latin Engleceria, Is an old Word, figinity in Latin Engineerin, is an old Work, fig-nifying nothing more than to be an Englishman. For Example, If a Man were privily flain or murdered, he was in old Time accounted Francigena, which Word comprehended every Alien, until Englecery were proved, that is, until it was giffvatibu. made manifest that he was an Englishman. Braft. lee Tail. lib. 2, traft. 2, cap. 15, fol. 134. The Original Enter lib. 3. tract. 2. cap. 15. fol. 134. The Original whereof was this, Canutus the Dane being King of England, having fetted his Estate in Peace, at the Request of his Lords, discharged the Land of his Armies upon Condition, That whoever his Armies, upon Condition, That whoever should kill an Alien, should be liable to Justice; and if the Manslayer escaped, the Town where and if the Manslayer eleaped, the 10th Marks the Man was flain should forfeit fixty-fix Marks roner, that a Man was murdered at A. which is to the King, and if the Town was not able, then a Liberty, and it is not said in the Inquisition the Hundred should pay: And further, that every man murdered should be accounted Francige good by Entendment; for peradventure the Liberty Man murdered should be accounted Francige-berty may extend beyond the Town. Co. lib. 5. na, except Englishman was be-fore the Coroner, by two Men or Witnesses who knew the Father, and by two Women who knew the Mother; and this was called Engleevie. See Horne's Mirrour of Just. lib. 1. cap. Of the Office of Coroners, and Fleta, lib. 2. cap. 30. This Englecery, for the Abuses and Troubles that were afterwards perceived to grow by it, was utterly taken away by 14 E. 3. c. 4. See Co. lib. 7. f. 16. Calvin's Cafe.

Enheritance. See Inheritance. Enitia pars. See Efnecy.

Enpiret Was anciently used for implead -May enpleet and be enpleeted in all Courts. Mon.

Angl. vol. 2. f. 412. b. _______ Enquest, Lat. Inquisitio, Is the same with the French Word, and all one in Signification : Howbeit it is especially taken for an Inquisition by our Jurors, or a Jury, which is the most usual Trial of all Causes both Civil and Criminal within this Realm; for in Causes Civil, after Proof is made on either Side, of so much as each Party thinketh good for himself; if the Doubt be in the Fact, it is referred to the Discretion of twelve indifferent Men, empanelled by the Sheriff for that Purpose, and as they bring in their Verdict, so Judgment passeth; for the Judge saith, The Jury sindeth the Fact thus, and the Law is thus: For the Enquest in Criminal Causes, scc Jury, and Smith de Rep. Angl. lib. 2. cap. 19. An Enqueft is either ex Officio, of Office, or at the Mife of the Party. Stands, pl. cor. lib. 3. c. 12. This Word is used in the Statutes of 25 E. 3. c. 3. 28 E. 3. 13. and almost in all Scatutes that speak of Trials by Jurors.

Enferber. See Infervire.

Si vicarius Enfigne fuerit, duas nocles folummodo babehit quietas, communionem non omittat. rence between an Intruder and an Abator is this, Stat. Ecclefiæ Litchfield. in Mon. Angl. tom. p. that an Abator entreth into Lands void by the The Word was likewife used substantively for Bleeding, or Blood-letting, as-

his Book draweth Fee-tail from the Verb Talliare, (an obsolete and superannuated Word, I am sure, if any,) whereas in Truth it must come from the French Taille, festura, or Tailler, scindere; and the Reason is manifest, because Fee-tail in the the Reason is manner, became ree-sai in the Law is nothing but Fee abridged, feanted or curtailed, or limited or tied to certain Conditions. Taille in France is metaphorically taken for a Tribute or Subfidy. Lupanus de Magistratibus Francorum, lib. 3. cap. Talea. See Fee,

Entendment, Cometh of the French Word Entendement, intellectus, ingenium. In a legal Sense it fignifies as much as the true Meaning or Signification of a Word or Sentence. See for this Kitchin, fol. 244. When a Thing is in Doubt, then fometimes by Entendment it shall be made out : As if an Inquisition be found before a Co-

fol. 121.

Enterpleder, Interplacitare, Is compounded of two French Words, Entre, that is, Inter, and Pleder, that is Disputare; and fignifies in the Common Law as much as Cognitio prajudicialis in the Civil, that is, the Discussing of a Point incidently falling out before the principal Cause can take End: For Example, Two several Persons being found Heirs to Land, by two several Offices in one County, the King is brought in doubt to which of them, Livery ought to be made, and therefore first they must interplede, that is, formally try between themselves who is the right Heir. Staunds. Prevog. cap. 12. & 11 Bro. Tit. Enterpleder, and Co. lib. 7. fol. 45.

Entite. 8, i. e. a Chest or Cossin. Venerabilis

Odo corpus B. Wilfridi in editiori (boc est) in majori altari quod in orientali presbyterii parte parieti conti-guum de impolitis lupidibus & camento extructum erat, digniter collocaverit. Eadmerus de æde facra Cantua-

rienfi.

Entierty or Intierty, A Kind of French Word fignifying Entirenes; it is contradiftinguished in our Books from Moiety, and denoting the

Entire Tenancy Is contrary to feveral Tenancy, fignifying a fole Possession in one Man, whereas the other fignifieth Joint or Common in more. See Bro. Several Tenancy, and the New

Book of Entries, verbo Entire Tenancy.

Entrusion, Intrusio, Signifieth a violent or un-lawful Entrance into Lands or Tenements, being utterly void of a Possessor, by him that hath no Right, nor Spark of Right unto them. Brack. lib. 4. cap. 2.. For Example, If a Man step into any Lands, the Owner whereof lately died, and the Ensigne, French, Saigne, Blooded, let Blood. right Heir neither by himself, or others, as yet hath taken Possession of them: The Diffetom. p. that an Abator entreth into Lands void by the ntively Death of a Tenant in Fee; and an Intruder en
Quod ters into Lands void by the Death of a Tenant folum quatuor viraii, videlicet duo ex utraque parte for Life, or Years. F. N. B. fol. 203. and Co. on chori, quolibet mense folum Ensigne recipient in session. Lit. fol. 277. yet the Book of Entries expressent tam trium quam novem lectionum.—ib.

Abatement by the Latin Word Intrusionem, fol. 63. Entail, Feedum talliatum, Coineth of the French C. which the New Terms of Law calls Interpositio-Entail, i. c. incifus, and in the Common Law is nem aut introitionem per interpositionem. Sec Abateused as a Substantive abstract, signifying Fee-tail, ment, see Disseisin, see Britton, cap. 65. Intrusso is used also for the Writ brought against an En- | gainst the Diffeisor. 5. Escheat is when the Diffei truder, which fee in Fitzh. Nat. Brev. 203. and Stat.

of Marl. cap. ult.

Entrufion or gard Is a Writ that lies where the Infant within Age entred into his Lands, Heir shall not have a Writ of Entry within the and held his Lord out: For in this Case the Degrees of the Per, but in the Pest; because in

but this. Old Nat. Brev. fo. 90.

Entry, (Fr. Entree, i. c. Introitus, Ingressus,) properly signifies the Taking Possession of Lands or Tenements. Sec Plowden, Affife of Fresh Force naut for Term of another's Life, Tenant by the in London, f. 93. b. It is also used for a Writ of Curtefy, or Tenant in Dower, aliens and dies, Possessing for which see Ingressus: And read West. he in the Reversion shall have this Writ against pa. 2. Symbol. Tit. Recoveries, feet. 2, 3. who there ihews for what it lies, and for what not. Of this Briton, in his 114th Chapter, writes to this Effect: The Writs of Entry favour much of the Right of Property; As for Example: Some are to recover Customs and Services, in which are contained Cunoms and Services, in which are contained these two Words (Solet & debet,) as the Writs Ono Fure, Rationabilibus Divisis, Rationabili Estoverio, with such like. And in this Plea of Entry there are three Degrees: The first is where a Man demands Lands or Tenements of his own Seifin after the Term expired: The Second is where one demands Lands or Tenements, let by another, after the Term expired: The Third, where one demands Lands or Tenements of that Tenant who had Entry by one, to whom some Ancestor of the Plaintiff did let it for a Term now expired. According to which Degrees the Writs are varied. And there is yet a fourth Form, which is without Degrees, and in Case of a more remote Scifin, whereunto the other three Degrees do not extend. The Writ in the second Degree is called a Writ of Entry In le Per: in the third Degree a Writ of Entry In le per & eni; and in the fourth Form, without these Degrees, it is called a Writ of Entry In le post, that is, after Disseisin, which such a one made to such a one. And if any Witt of Entry be conceived out of the right Case, so that one Form be brought for another, it is abatable. In these four Degrees are comprehended an manner of virtues.

Entry, which are without Certainty and Number.
Thus far Briton, by whom you may perceive that the Words, Solet & debet, and these other, In Extinguishment. Littleton, cap. Release. And a Extinguishment. Littleton, cap. Release. And a Release made to a Tenant for Term of Life, Degrees are comprehended all manner of Writs of le per, In le per & cui, and In le post, which we meet with many Times in Books shortly and obsurely mentioned, signify nothing but divers Forms of this Writ applied to the Case whereupon it is brought; and each Form taking its Name from the Words contained in the Writ. Of this read

Fitz. Nat. Brev. fol. 193.

This Writ of Entry differs from an Affife, because it lies for the most Part against him who entered lawfully, but holds against Law, whereas an Affife lies against him that unlawfully Saxonico, is rather of Opinion that it is derived difficissed: Yet sometimes a Writ of Entry from the Saxons. Æthelward, lib. 4. c. 3. Consules lies upon an Entrusion. Reg. of Writs, f. 233. vuunt quos illi Eorlas solent nominare, &c. b. See the New Book of Entries, with Entre Brevis, fol. 254. col. 3. There is also a Writ of Entry in the Nature of an Affic. Of this Writ of Entry in the Nature of an Affic. Of this Writ in all its Degrees, fee Fleta, lib. 5. ca. 34. & fee, viz. Item queruntur non affidue fibi Epimenia contri-There are five Things which put the Writ of bui, & c. Entry out of the Degrees, viz. Intrusion, Succession, Disseis in upon Disseis in, Judement and Escheat. 1. Intrusion is where the Differior dies seised, and a Stranger abates. 2. Succession is when the Dissei-for is a Man of Religion, and dies, or is deposed, and his Successor enters. 3. Disseisin upon Dister Eisthop feisin is when the Disseisor is disseised by an-

for dies without Heir, or doth Felony, whereby he is attaint, by which the Lord enters as in his Escheat. In all these Cases the Disseise or his Lord shall not have the Writ de communi Custodia, those Cases they are not in by Descent, nor by Purchase.

Entry at Communem Legem, Is a Writ, which lies where Tenant for Term of Life, Te-

whomfoever is in.

Entry in case 1920viso, Lies if Tenant in Dower alien in Fee, or for Term of Life, or for another's Life, living the Tenant in Dower, he in the Reversion shall have this Writ, which is provided by the Statute of Glouc. cap.

Entry in casu consimili, Is a Writ that lies where Tenant for Life, or Tenant by the Curtefy aliens in Fee, he in the Reversion shall have

this Writ by Westm. 2. cap. 24 ..

Entry ad ternimum qui preteriit, Lies where a Man leafes Land to another for Term of Years, and the Tenant holds over his Term; the Leffor shall have this Writ.

Entry fine affenfu Capitali, Lies where an Abbot, Prior, or fuch as has Covent or Common Seal, aliens Lands or Tenements of the Right of his Church, without the Affent of the Covent or Chapter, and dies, then the Successor shall have this Writ.

Entry saufa Matrimonii pzelotuti, Lies where Lands or Tenements are given to a Man, upon Condition, that he shall take the Donor to his Wife within a certain Time, and he does not espouse her within the limited Time, or espouses another; or otherwise disables himself, that he cannot rake her according to the faid Condition, then the Donor and her Heirs shall have the said Writ against him, or against whoever else is in the faid Land.

Envoyce. See Invoyce.

Goodbatte is a Saxon Word, from Eodor, a Hedge, and Brice, Ruptura. It fignifies Hedge-breaking. 'Tis mentioned in the Laws of King

Alfred, cap. 45. Word is of Saxon or Danish Original. Wormius tells us that the ancient Danes called their Barons by the Name of Eorls : But Mr. Somner, in Gloff.

Episcopalia, Synods, Pentecostals, and other eustomary Payments from the Clergy to their Diocesan Bishop; which Dues were formerly collected by the Rural Deans, and by them transmitted to the Bishop. As in the Charter of Walter Bishop of Coventry and Litchfield, to the Abbey - Concedimus etiam ut pradictus Abother. 4. Judgment is when one recovers a- bas aut quisque Successorum ejus sit Decanus de omnibus

- & E-- & teneat Capitulum -Ecclesiis . piscopalia reddat, vel reddere faciat de Ecclesiis diaco-natus sui. Mon. Angl. tom. 3. f. 61. These cumatus fut. Mon. Angl. tom. 3. 1. of. Intellectifomary Impositions were called Onus Epifeapale, and were by special Privilege remitted to those free Chapels that were built upon the King's Demessine, and exempt from Epifeopal Jurificialion. See Mr. Kennet's Glosfary in Episcopale

Episcopus puerozum, It was a Custom formerly that some Layman about the Feast of Epiphany would plait his Hair, so that he might seem to have the Tonfure, and to put on the Garment of a Bishop, and in them to exercise Episcopal Jurisdiction, and to do several ludicrous Actions; for which Reason he was called the Bishop of the Boys. This Custom obtained here long after several Constitutions were made to abolish it : For in an Inventory of the Ornaments of a Church in York, Anno 1530. we read, Item una parva mitra cum petris pro Episcopo puerorum. And in another Place, Unus annulus pro Episcopo puerorum. Mon. 3 Tom. pag. 169. Gaues Auratus, Is taken to fignify a Knight,

and termed Auratus, because anciently none but Knights might beautify and gild their Armour, or other Habiliments of War. Ferne's Glory of Generosty, pag. 102. Yet in Law we never nse Eques Auratus, but Miles, and sometimes Chivalier. Co.

4 Inft fol. 5.

Equilocus, i. e. an Equal. 'Tis mentioned in Simeon Dunelm. Anno SS2, viz. Elfred Rex Saxo-num, audacissimus Ducum, navali pralis suffishus, contra Paganicas naves congressus est, ex quibus isse Equilocus duas potentes virtute naves exsuperavit, ĕĉ.

Equitatura, -- Sciunt -- quod ego Stephanus de Ebroicis dedi Ecclesia S. Leonardi de Pyonia – molendinum meum de Froma – 🔑 pramotenanum meum ac Frona pre-dieti Fratres babeant Equitaturan & faccum cum bla-do vel farima, &c. Reg. Priorat. de Wormley, fol. 22. a. penes Ed. Harley, Mil. Baln. And it feems to fignify here, the Liberty of riding or carrying Griff and Meal from a Mill on Horfeback. Miles cum equitatura, is taken for a Knight, with his Horse, Arms, and Furni-

ture

Equity, Equitas, Is of two Sorts, and those of contrary Effects, for the one doth abridge, and take from the Letter of the Law, the other doth inlarge, and add thereto. The first is thus defined, Equitas est correctio legis generatim lata, qua parte deficit. Equity is the Correction of the Law generally made in that Part wherein it fails, which Correction is much used in our Law: As for Example, when an Act of Parliament is made, that whofoever doth fuch a Thing shall be a Felon, and suffer Death; yet if a Madman, or an Infant that hath no Discretion, do the same, they shall not be Felons, nor suffer Death for it. Breaking of Prison is Felony in the Prisoner himfelf, by the Statute De Frangentibus Prisonam; yet if the Prison be on Fire, and they within break Prison to save their Lives, this shall be excused by the Law of Reason. So to save my Life, I may kill another that assaults me. The other Equity is defined to be an Extension of the Words of the Law to Cases unexpressed, yet having the same Reason; so that when one Thing is enacted,

Equity to Administrators; for such of them as shall appear 'first by Distres', shall answer by Equity of the said A&t, quia funt in aquali ge-

Equus Coopertus, A Horse with Saddle and Furniture on him. _____ Inveniendo pro quolibet feodo unum equum coopertum, vel duos discoopertos - Inqu. 16 Ed. 1. de Baronia de Dunham-

fies Inhabitants. Thus Canterbury was anciently called Cantwara-Burgh, i. e. the Inhabitants of a Borough in Kent.

Greinitolium, A Hermitage, or desert Place, for the Retirement of Hermites. Eremi torium in boso D. Ducis petiit, ubique domun hanc aliquanto tempore voluit. Henr. Knyghton, lib. 5. Locus Heremitorius -- Radulphus Heremita locum Heremitorium de Mussewelle adificavit. -

Mon. Angl. tom. 3. p. 18. a.

Grius alias Iris, Is the Flower de Lys, whose divers Kinds you may read in Gerrard's Herb. lib. 1. cap. 34. The Root of this is mentioned among Merchandise, or Drugs to be garbled. Anno 1 Fac.

cap. 19.

Erminii. This Word is mentioned in our Historian Randulphus de Diceto, and others Mr. Somner did not understand the Meaning of it; but 'tis very probable it fignifies the People called Armenians.

Trming Seemeth to come of the French Word Ermine. It fignifieth a Fur of great

Price.

Erminstreet. See Watling-street. Ern, The Names of Places ending in Ern fignify a melancholly Situation: From the Saxon

Ern, Louis Secretus.

Erner, The loofe feattered Ears of Corn that are left on the Ground after the Binding or Cocking of it. - Conducts ad praparandum usque ad carectam xxix. feliones ordei cum les Ernes viii. den. Parochial Antiq. p. 576. From the old Teuton.

Abre, an Ear of Corn, Ernde, Harvelt, Ernden, to cut or mow Corn. Hence to Ern, is in fome Places to glean. See Mr. Kennet's Gloffary in Ernes.

Errant, Itinerant, May be derived from the old Word Erre, i. Iter : It is attributed to Justices that go the Circuit. Staundf. pl. cor. f. 15. and to Bailiffs at large. See Justices in Eyre and Bailiff. See also Eyre.

Erraticum, A Waif or Stray, erring or wandring Beast. ——— Si Erraticum quod vulgo dicitur Weredrif in cuviam Sacerdotis vel Clerici qui in atrio manent, venerit, vel in eleemosynam ejusdem Ecclesia, vel in atrium Episcopi erit. Constitut. Nor-

man. A. D. 1080.

Great, Cometh of the French Erreur, and fignifieth especially an Error in Pleading, or in the Process. Bro. Tit. Error. And thereupon the Writ which is brought for Remedy of this Overfight, is called a Writ of Error, in Latin Breve de Errore corrigendo, thus defined by Fitzh in his Nat. Brev. f. 20. A Writ of Error is that properly which lieth to redrefs false Judgment given in a Court of Record, as in the Common Bench, London, or other City having Power by the King's Charter or Prescription, to hold Plea of Debt above all other Things are enacted that are of the like twenty Shillings, or Trespass. See the New Book Degree: As the Statute which ordains, that in an Action of Debt against Executors, he that doth the French Practice, which they called Proposition appear by Distress shall answer, doth extend by de erreur, whereof you may read in Gregorius de appellatione, pag 36. In what Divertity of Cafes this Writ lierh, fee the Statute 17 El. c. 9. Register Original, in the Table, verb. Errore corrigende, and Reg. Fus. fol. 34. There is likewise a Writ of Error, to reverse a Fine, West. Symbol. part 2. Tit. Fines, 15t. For preventing Abatements by Writs of Error upon Judgments in the Exchequer, fce 16 Car. 2. cap. 2. and 20 Car. 2. cap. 4. And for Redressing and Prevention of Error in Fines and Recoveries, see the Stat. 23 Eliz. cap. 3. for inrolling them.

Greoze Cogrigende. See Error.

Erthmiotum, a Meeting of the Neighbour-hood, viz. It was customary in former Days for the Neighbours to meet and compromise Differences among them by the Award of their Fellows, Ita ut ne damnum incurrat, &c. aliquando in divisis vel in Erithmiotis, suum hominem ubique manuteneat, aliquando super ipsam terram. Leg. H. 1. cap. 57.

Esbrancatura, From the French esbrancher, to cut off the Branches or Boughs, - Qui autem forisfecerit in foresta Regis de viridi, sive per culpaturam, five per Esbrancaturam, five per caditionem turbarum, sive per escoriationem mora, sive per esfartum,

&c. erit in mifericordia, &c. -

Estalbare, To scald, as escaldare porcos, to scald - In the Inquisition of the Serjeancies and Knights Fees in the 12th and 13th Years of King John, within the Counties of Effex – Rogerus de Legburn, & Robertus de Sutton de eo, tenet Bures per serjantian escaldandi porcos Regis. Lib. Rub. Scaccar. MS. fol.

Escambio, Is a Licence granted to one, for the making over a Bill of Exchange to another over Sca. Reg. Orig. fol. 194. For by the Statute of 3 R. 2. cap. 2. No Merchant ought to exchange or return Money beyond Sea, without the King's

Licence.

Escape, Escapium, Cometh of the French Eschapper, that is, effugere, to fly from, and signifies in the Law, a violent or privy Evasion out of some lawful Restraint. For Example, If the Sheriff, upon a Capias directed to him, take one, and indeavour to carry him to the Gaol, and he and indeavour to carry him to the Gaol, and he in the Way, either by Violence, or by Slight break from him, this is called an Escape Staunds pl. cor. fol. 70. The same Staundsord in his Pleas of the Crown, lib. 1. cap. 26, 27. nameth two Kinds of Escape, the one Voluntary, the other Negligent: Voluntary is, when one arrefteth another for Felony, or any other Crime, and afterwards letteth him go whither he lifteth. In which Escape, the Party that permits it, is by Law guilty of the Fault committed by him that escapes, be it Felony, Treason or Trespass. Negligent Escape is, when one is arrested, and afterwards escapeth against his Will that arrested him, and is not purfued by fresh Suit, and taken again before the Party pursuing hath lost the Sight of him. Id. cap. 27. Of the Course of Punishment by the Civil Law in this Point, read in Practica criminali Claudii de B. attaindier, reg. 143. Read also Cromp. Just. fol. 35, 36, 37. and Termes de lay Ley. There is likewise an Estape of Beasts, and therefore he that by Charter is Quietus de Escapio in the Forest, is delivered of that Punishment which, by Order of the Forest, lieth upon those whose Beasts be found within the Land forbid-den. Cromp. Jurifd. fol. 196. See also Co. 3. Reports, Ridgeway's Case; Plowd. Com. Plato's Cafe.

Escapium, What comes by Hap, Chance, or Accident, _____ Ita quod nec dicti Abbas & Conventus vel eorum tenentes aliquid juris clamore possint in communia pasture feu in cursum canum suorum in isso boso, nist sorte per cleapium eveniat. Cartular. Abbat. Glaston. MS. penes Dom. Clarges ex Æde Christi Oxon. f. 67. b.

Efceppa, A Scepp or Measure of Corn. Richardus de Reverbia recepit unam bovatam in Sticcefordia per idem serv.tium per annum, excepto quod Eschepa br.ssii quam debet babere, erit de avena. Mon. Angl. tom. 1. p. 823. Sec

Sceppa.

Chihanderis, The Chandlary, or Chandry, the Office where Candles were repolited, and deli-- Willielmus de Bigod tenet terras & villam de Bures per serjeantiam Eschanderia & valet villa centum folidos. 11 Hen. 3.

Eschange or Erchange, Escambium or Excambium. Hanc terram cambiavit Hugo Briccuino quod modo tenet comes Moriton & infum Scambium valet Dulpum. Domesday, vide Ex-

Elcheat, (Eschaeta, from the Fr. Escheoir, i. e. cadere, accidere) fignifies any Lands or other Profits, that casually fall to a Lord within his Ma-nor, by way of Forseiture, or by the Death of his Tenant, leaving no Heir general or special; Magna Charta, cap. 31. Fitz. Nat. Br. fol. 143. T. Escheat is also used sometimes for the Place or Circuit, in which the King or other Lord hath Escheats of his Tenants. Bract. lib. 3. tract. 2. ca. 2. Pupilla oculi par. 2. cap. 22. Escheat (thirdly) is used for a Writ, which lies, where the Tenant having Estate of Fec-simple in any Lands or Tenements holden of a Superior Lord, dies seised without Heir general or special. In which Case the Lord brings this Writ against him that possesseth the Lands after the Death of his Tenant, and shall thereby recover the same in lieu of his Services. Fitz. Nat. Br. fol. 144. In the same Sense as we say, The Fee is Escheated, the Feudists use Feudum Aperitur. See Coke on Littl. fol. 92. 6. and the Civilians call these Forfeitures Bona Cadu-Sometimes the Word Estata fignifies a lawful Inheritance descending on the Heir, but then the Adjettive Retta is usually added; as Retta Eschaeta, i. e. Legitima, or fuch as is cast on another by Law: Thus in Leg. H. 1. cap. 1. Salvo sibi & baredibus suis recto caduco, sive recta Eschacta: Gervas of Tilbury, Lib. 2. writes, Eschaeta cum harede, viz. cum patersamilias, &c. de rege tenens in capite, fata debita solveret, relictis tamen liberis quorum primogenitus minor est annis, redditus quidem ejus ad fiscum redeunt, sed hujusmodi non simpliciter Eschacta dicitur, sed Eschacta cum harede, de ipsa hareditate per officiales Regios tam hares quam cateri liberi necef-faria percipiunt. What we call Escheats are in the Kingdom of Naples called excadentia, or Bona excadentia; as, Baro locat Excadentias eo modo 4110 lecata fuerint ab antiquo, ita quod nulla debita fervitia minuantur, & non remittit Gallinam debitam. Jacob. de Franchiis in praludiis ad feudorum usum.

Escheat of Mood: All the Appendages of Lop and Top, &c. that belonged to a Tree fell'd or fallen down. John de Grey Bishop of Norwich, gave Liberty to the Monks of his Church, that in his Wood of Thorp, habebunt unam arborem cum ramis, cortice, cospellis, radice, & tota Eschaeta.

Er Reg. Eccl. Norwic.

Escheator (Eschaetor) was an Officer (appointed by the Lord Treasurer) who observed the Escheats

due to the King in the County whereof he was, as O kbam testifies in his Lucubrations. The other Escheator; and certified them into the Chancery or is called The Receipt of the Exchequer, which is pro-Ex kequer, and found Offices after the Death of the King's Tenants, which held by Knights Service in Capite, or otherwise by Knights Service: he continued in his Office but one Year, nor could any be Escheator above once in three Years.

Anno 1 H. S. cap. S. & 3. ejustem, cap. 2. See more of this Officer and his Authority, in Crom.

Fust. of Peace. Fitzberbert calls him an Officer of Record, Nat. Br. fol. 100. because that which he certified by Virtue of his Office, had the Credit of a Record. Officium Eschaeria is the Eschaetor-ship. Reg. of Writs, f. 259. b. This Oshce, having its chief Dependance on the Court of Wards, is now out of Date. See 4 Inft. f. 225. There was also anciently an Escheator of the Jews. Claus. 4 E. 1. m. 7.

Escherrum. Anno 24 Hen. 3. Inter Abbatem S. Albani & Galfridum de Childwic & alios, - quod habuerunt venationem illam vi aut permifsione antecessorum pradicti Abbatis vel per Escheccum. The Gloff, at the End of Matthew Paris, (where the Pleadings are to be feen at large, fol. 538, and 539.) interprets it increpationem Abbatis, vetationem & interruptionem: But Quare, if it may not rather fignify by chance, from the Fr. Escheoir, to happen or fall out, and not of Right; as when S. S. starts a Hare in his own Lordship and purfues the Chace through another's, in which Cafe he needs no Permission, according to the Law of

Huntsmen.

Eschercum, a Jury or Inquisition; Si habue-vint venationem illam vi aut permissione predecessorum Abbatis vel per Escheccum. Matt. Paris. Anno

1240.

Eschepa. See Sceppa. Eschequer, Scaccarium, May be derived from the French Word Eschequier, i. abacus, tabula Lu-foria, and fignifieth the Place or Court of all Receits belonging to the Crown. Polyd. Virg. lib. 9. Hist. Aug. faith, That the true Word in Latin is Statarium; but it may with more Probability be taken from the German Word Schatz, denoting as much as Thefaurus or Fifius. Cambden in his Brit-tannia, pag. 113. faith, That this Court or Office took the Name from tabula ad quam affidebant, proving it out of Gervafius Tilburienfis, the Cloth which covered it being party-coloured or chequered. By the Grand Custumary, it is brought from the Normans, cap. 56 where you may find it thus described, The Elebequer is called An Affently of High Justiciers, to whom it appertaineth to amend that which the Bailiss and other meaner Justiciers have evil done, and unadviscelly judged, and to do Right to all Men without de-lay, as from the Prince's Mouth. Skene de verbor. fignif. verb. Scaccarium, hath out of Paulus Æmilius these Words, Scaccarium dicitur quasi statarium, quod homines ibi in jure sistantur, vel quod sit stataria & pe-rennis curia cum catera curia essent indictiva, nec loco nec tempore state. Also he addeth further, that it might he called Scaccarium a similitudine Ludi scac-cerum, from the Resemblance it has to the Game at Chefs; many Persons meeting and pleading cage. their Causes there, as if they were fighting in an arrayed Battel. And Smith deduces it from an old Saxon Word Scata, fignifying Treasure, where-Coffers, anciently called Scaccarium computorum,

perly imployed in the receiving and paying Moncy. Cromp. Fur. fol. 105. fays, It is a Court of Record, wherein all Caules touching the Revenues of the Crown are handled: The Officers belonging to both these, you may read in Cambden's Brit. cap. Tribunalia Anglia, to whom I refer you. The King's Exchequer now settled at Westminfter, was in divers Counties of Wales. See 27 H. S. cap. 5. but especially 26. and 4. par. Inft. fol.

Eschipare, to build or equip: Naves bene eschipatas bonis & probris Marinellis. Du Fresne.

sedgy or moorish Ground for burning. Qui autem forisfecerit in foresta Regis de viridi, sive per culpa-turam, sive per estrancaturam, sive per foditionem turvarum, sive per escoriationem more, sive per culpationem de subnemore, &c. Rog. Hoveden. Annal.

p. 784.

Estuage, Scutagium, Cometh of the French Escu, chypeus, a Shield. In Law it signifieth a Kind of Knight's Service, called Service of the Shield, whereby the Tenant is bound to follow his Lord into the Scotch or Welsh Wars at his own Charge; for which see Chivalry. He who held a whole Knight's Fee, was bound to ferve with Horfe and Arms forty Days at his own Charge; and he who held Half a Knight's Fee was to ferve twenty Days. But Note, that Escuage is either uncertain or certain: Escuage uncertain is properly Escuage and Knight's Service, being subject to Homage, Fealty, and (formerly) Ward and Marriage; and so called, because it is uncertain how often a Man shall be called to follow his Lord into those Wars, and what his Charge will be in each Journey. Efcuage certain is, when a certain Rent is paid yearly in lieu of all Services, being no further bound than to pay his Rent, called a Knight's Fee, or the fourth Part of a Knight's Fee, according to his Land; and this loseth the Nature of Knight's Service, though it hold the Name of Escuage, being in Effect but Socage. F. N. B. fol. 8. But see the Stat. 12 Car. 2. cap. 24. for taking away the Court of Wards and Liveries, and turning all Tenures into Free and Common Socage. See Littleton, lib. 2. cap. 3. and fee Ca-

Escuage also is sometimes taken for that Duty or Payment, which they who held Lands under this Tenure, were bound to make to the Lord when they neither went themselves to the Wars, nor provided one in their Place. Monasticon,

2 Tom. p. 99. Scutagium affifum per Regnum. Escuage is sometimes called a reasonable Aid which was demanded by the Lord of his Tenants, who held Lands in Knight's Service, viz. Concesserunt Domino Regi ad maritandam filiam suam de omnibus qui tenent de Domino Rege in Capite de Matt. Paris. singulis scutis 20 solidos solvendos. Anno 1242. It was an uncertain Duty till it was known how much Money the Parliament would raife, but Escuage certain is called So-

Escurare, To scour or cleanse. insuper quod quoties & quando necesse erit & opportunum dieta fossata nostra mundare, purgare, vel escuof Account is made in the Chequer. This Court rare, licent nobis & fucessforibus no first to tam aquam consistent, as it were, of two Parts, whereof one dealeth especially in the judicial Hearing and Charta Thomæ Episcopi B. W. dat. 29. Octob. Deciding of all Causes appertaining to the Princes 4 Ed. 4 .- Ex Collectancis Matth. Hutton, S. T. P. MIS.

Clinga,

Efinez, the Kings of Kent, so called from | Sometimes it signifies the Farm or Lands them-Ochta, furnamed Efe, the Grandfather of King

Estratores, From the French Efcher. cunt etiam (Juratores) quod latrones & Eskectores de terra de Morgannon intraverunt prædistam terram de Brekenhok, -- Placit. Parl. 20 Ed. 1. Robbers or Destroyers of other Mens Lands or Fortunes.

Eskenage, The Mayor and Alderman of Calais petition the King to grant them the Affise of Wine, Alc, Beer, and Bread, within the Jurisdiction of the same Town called la Eskenage. Rot. Parl. 4 H. 4.

Eskinpainentum. Clauf. 1 Ed. t. whereby the Sea-port Towns were to provide certain Ships

Sumptibus propriis & duplici eskippamento. Sir Robert Cotton englisheth it, double Skippage, i. e. double Tackle, or Furniture, as I suppose.

Eshipreton, Shipping or Paffage by Sea. Cefte Endenture faite parentre lui noble home Mons. Thomas Beauchamp Counte de Warwyke d'une parte & John Ruffel Escuier d'autre parte, Tesmoigne, &c. Et que le dit John aura Eskypesoun covenable pour son passage & repassage outre meer, as custages le dit Counte, & Co. Done a Warwyke 2 Jan. 50 Ed. 3. And Humfrey Earl of Bucks, in a Deed, (Dat. 13 Febr. 22. Hen. 6.) covenants with Sir Phil. Chitwind, his Licutenant of the Castle of Calais, to give him Allowance for his Soldiers Skippeson and Reskippeson, i. e. Passage by Ship, and Repassage.

Eliser, Especia, Is a Prerogative given to the eldest Coparcener, to chuse first after the In-heritance is divided. Fleta, lib. 5. cap. 10. setin divisionem. Salvo capitali Messuagio primogenito si-lio pro dignitate Æsneciæsue. Glanvil. lib. 7. c. 3. Jus Æineciæ. jus Primogenitura. Skene de verb. fig. Stat. Marlb. c. 9. calls it Enitia pars hareditatis. Sec

Co. on Littl. f. 166.b.

Espealtare, Expeditare, To expeditate, which in a proper old English Term was called Lawing of Dogs, and was done two feveral Ways; ei-ther, first, by cutting off the three fore Claws of the Right Foot: Or secondly, by cutting out the Ball of the Foot; that so by either Way from Dogs neighbouring on a Forest, was invented by King Henry II. or at least by him first in-joined in the Assiste of Woodstock, Artic. 6.— Nullus dominicos canes Abbasis & Monachorum espealtare cogat, verum canes bominum suorum intra forestam manentium Abbas & Monachi cspealtari faciant.

Equices, Expletia, perhaps from Expleo, feem to be the full Profits that the Ground or Land yieldeth; as the Hay of the Meadows, the Feed of the Pasture, the Corn of the Arable; the Rents, Services, and such like Issues. The Profits comprised under this Word, the Romans call properly Accessiones; nam accessiones ea generaliter omnia, que ex re de qua agitur orta funt, veluti fru-Eus, partus & omnis cousa rei & quecunque ex re pro-cedunt. And note, That in a Writ of Right of Land, Advowson, or such like, the Demandant ought to alledge in his Count, that he or his Ancestors took the Esplees of the Thing in Demand; otherwise the Pleading is not good. Termes de la Cey. Dominus Episcopus babebit omnia Expletia & rit. Symbolo, çuum collum ergo alicujus argenteo sig.
matic. proficua de Corona emergentia. Plac. Parl. 30 Ed. 1.

selves, viz. Et pro eo quod pradici. homines, & eorum animalia, per terras & pascua mea & expleta eant & redeant absque ullo servitio. Du Cange.

Efperb rius and Sparberius, (Fr. Ffpervier) A Spar-Hawk, Char. Foresta, cap. 14. --- Reddit. folut. Willielmo Talboys Arm. ad Manerium (uum de Kyme pro omnibus fervitiis secularibus unum Espervarium vel 2 s. per Annum ad Festum Sancti Mich. &c. Comput. Davidis Gefferon. Collect. Redd. de Wragby. Anno 35 Hen. 6. - Dicunt quod Ri-cardus de Herthull die quo obiit tenuit Manerium de Poley in Com. War. in Dominico suo ut de feodo per fidelitatem & servitium unius Espervarii vel 2 s. ad Festum S. Jacobi, &c. Esc. de Anno 19 Ed. 2. num. 53.

Cincurnantia, The Office of Spigurnel, or Scaler of the King's Writs. The Word Spigurnellus, which Spelman and Du Fresne recite without interpreting, seems detorted from the Saxon Sparran, to shut up or enclose. Oliver de Staundford, in 27 E. 1. held Lands in Nettlebed, Com. Oxon. per serjeuntiam espicurnantiæ in can ellaria Domini Regis. Paroch. Antiq. p. 292. See Mr. Kennet's Gloffary, Ibid.

Esquire, from the Fr. Escu, which signifies a Shield, from the Lat. S. utum, from the Greek Empre, which fignifies an Hide, of which Shields were anciently made, and afterwards covered; and here in the Time of the Saxons the Shields were covered with Leather, fo that an Esquire was originally he who attending a Knight in Time of War, did carry his Shield, whence he was called Escuier in French, and Scutifer or Armiger in Latin: Howbeit this Addition hath not of long Time had any respect at all to the Office or Employment of the Person to whom it hath been attributed, but been merely a Title of Dignity, and next in Degree below a Knight. Those to whom this Title is now of right due, are, All the Younger Sons of Noblemen, and the eldest Sons of fuch younger Sons; the eldest Sons of Knights, and their eldest Sons successively : The Four Esquires of the King's Body: Those that serve the King in any Worshipful Calling, (to use Cambden's Words) as the Serjeant Chirurgeon, Serjeant of the wry, Master Cook, &c. Such as are created Ethe Dogs might be disabled from hunting or run Iquires by the King with a Collar of SS. of Silver, ning hard. This Method of preventing Mischief as the Heralds and Serjeants at Arms. The Chief of some ancient Families are likewise Esquires by Prescription; those that bear any superior Office in the Commonwealth, as High Sheriff of any County, who (as some hold) retains the Title of Efquire during his Life, in respect of the great Trust he has had, of the Posse Comitatus; he who presistant manestium Abbat Glaston. MS. pe- is a Fusic e of Peace, has it, during the Time he nes Magist. Clarges, nuper ex Ade Christi, f. 7. See is in Commission, and no longer, if not otherwise qualified to bear it. Barristers at Law in the late Acts of Parliament for Poll-Money, were ranked among Elquires, and so many weal-thy Men, (by reason they were commonly re-puted to be such) and paid accordingly. In Wal-singham's History of Rechard the Second, we read of one John Blake, who is said to be Juris Aprenticius, and has the Addition of Scutifer there given him; but, whether intitled thereto by reason of his Profession or otherwise, does not appear. See Cambd. Brit. f. 111. and 2 Inst. f.

> A Principe fiunt Armigeri vel scripto vel Symbolo vel munere. Scripto, cum Rex sic quempiam constitue

matico (hoc est torque ex SS. confesto) adornaverit, eumve argentatis calcaribus (ad discrimen equitum, qui aureis usi sunt) donaverit. Tales in occidentali Anglia plaga (ut aliquando didici in conventu rei antiqua fludioforum) White Spurs disti funt. Munere, cum ad munus quempiam evocaverit, vel in Aula vel in Repub. Armigero designatum: Cujusmodi multa hodie, pa-tribus nostris incognita. Inter Armigeros qui fiunt (non nasiuntur) primarii habentur quatuor illi Armigeri ad Corpus Regis (Esquires of the Body) quos & E-quitum filiis primogenitis anteponendos afferunt. Thus the Learned Spelman in whose Gloffarium you may find Mention of another Species of Esquires, viz. Squier born de quater Cotes.

- Walterus de Pavely miles filius quondam Reginaldi de Pavely salutem. Noveritis me obligari Rogero Marmion filio quondam Philippi Marmion omnibus diebus vita sua in una Roba cum pellura de fecta Armigerorum meorum annuatim ad Festum Nativitatis Domini percipiend, sine aliqua contradistione vel retrastione mei vel haredum meorum aut assignatorum. Ad quam quidem solutionem Roba pradicta cum pellura annuatim ad terminum supradictum fideliter perfolvendum obligo me & bæredes mess, bona & catalla nostra mobilia & immobilia, ubicunque suerint inventa in maneriis meis in Hundredo de Westbury existentibus vel extra, &c. fine dat. Ex codice MS. penes Gul. Dugdale Mil.

Cambden in his Brit. fol. 111. having spo-ken of Knights, hath these Words of them, Hiis proximi fuere Armigeri, qui & Scutiferi hominesque ad arma dieti, qui vel a clypeis gentilitiis qua in nobilitatis insignia gestant; vel qui principibus & majoribus illis nobilibus ab armis erant, nomen traxe-vunt, &c. Hotoman in the sixth Chapter of his Disputations upon the Feeds saith, That those which the Fren b call Equives, were a military Kind of Vassals, having Jus sut, that is, they bear a Shield, and in it the Ensigns of their Fa mily, in Token of their Gentility or Dignity.

Enartum, Frartum, Martum, Affart, or Woodland broke up or ploughed. — Placitum quoque Forestarum de Essartis, de cassone, de combustione, de venatione. Leg. H. 1. Reg. Angl. ca. 17.

See Affart.

Effenti quietum de Tolonio Is a Writ that lieth for Citizens and Burgesses of any City or Town, that hath a Charter or Prefeription to exempt them from Toll through the whole Realm, if it happen the fame to be any where exacted of them. F. N. B. 226. Reg. Orig.

fol. 258.

Efforium, Cometh of the French Effonie or Exonnie, i. causarius miles, he that hath his Presence forborn, or excused upon any just Cause, as Sickness or other Impediment. It fignifieth in the Common Law, the Allegation of an Excuse for him that is fummoned, or fought for to appear, and answer to an Action real, or to perform Suit to a Court-Baron, upon just Cause of Abfence: It is as much as excusatio with the Civili-ans. The Causes that serve to essoin any Man firmmoned, are divers, yet drawn chiefly to five Heads; whereof the first is, *Ultra mare*, whereby the Defendant shall have forty Days. The Second, De terra Santa, where the Defendant shall have a Year and a Day, and these must be laid in the Beginning of the Plea. The Third, De malo veniendi, which is also called, The common Essin. The Fourth is, De malo lecti. And the Fifth, De fervitio Regis. For further Knowledge of these, I refer you to Glanvile, in his whole first Book, and

Bratton, lib. 5. traft. 1. per totum, and Britton, ca. 122, 123, 124, 125. and Horn's Mirrour of Justices, lib. 1. cap. de Essoins, who maketh Mention of some more Essins touching the Service of the King Celestial, and of some other Points not unworthy to be known. Of these Essins you may read further in Fleta, lib. 6. cap. 8. 5 seq. And that these came to us from the Normans, is well shewed by the Grand Custumary, where you may in a Manner find all said that our Lawyers have spoken of this Matter. Cap. 39, 40, 41, 42, 43, 44, 45. Estorn ne malo secti is when the Defendant is

fick in Bed,

Effoin de malo beniendi is when the Defendant is infirm in Body and not able to come.

Effon per fervitium Regis is when the Defen-

nant is in the King's Service.

Effoin de maio villæ is when the Defendant appears in Court the first Day, but departed without Pleading, and being afterwards furpriz'd by Sickness or any other Infirmity, cannot attend the Court, but fends two Estimers, who openly protest in Court that he is detained by Sickness in such a Village that he cannot come, pro lu ra-Proof, without any further Surety, for 'tis Incumbent on the Plaintiff to prove whether the Essoin is true or not.

Effoin de terra fancta Was an Expedition to the

Holy Land, viz. to Ferufalem.

whom de uitca mare Was when the Defendant is beyond Sea.

@ Homes and Proffers. Anno 32 H. S. c. 21. See

Proffer. enonio de malo lecti Is a Writ directed to the Sheriff, for the fending of four lawful Knights to view one that hath effoined himself de malo ledi Reg. Orig. f. 8. b.

Establishment of Dower Seemeth to be the Assurance of Dower made to the Wife by the Hufband, or his Friends, before or at Marriage; and Assignment is the Setting it out by the Heir afterwards, according to the Establishment. Britton,

cap. 102, & 103.

Estatist, Ceste endenture tesmoigne que cum il y avoir debate entre eux du soule ou dit A. ad facit planter une Estache de pere & de merymo en Selby water, Ex Regist de Selby, fol. 51. It seems here to be used for a Bridge or Stank of Stone and Timber, from the French Eftacher, to fatten.

Etrandare, or Standard, Cometh of the French Estendart, i. signum, vexillum. It significs an En-sign in War as well with us as with them. But it is also used for the standing Measure of the King, to the Scantling whereof all the Measures in the Land, are, or ought to be framed by the Clerk of the Market, Alneger, or other Officer, according to their Functions; for it was established by the Statute of Magna Charta, Anno 9 Hen. 3. cap. 9. That there should be but one Scanling of Weights and Measures through the whole Realm, which is fince confirmed by 14 E. 3. c. 12. and many other Statutes; (one especially made 17 Car. 1. c. 29. which fays, from henceforth there shall be one Weight, one Measure, and one Yard, according to the Standard of the Exchequer throughout all the Realm:) It is not with out great Reason called a Standard, because it standerh constant and immoveable, and hath all Measures coming towards it for their Conformity: Even as Soldiers in the Field have their Standard or Colours, for their Direction in their March

March or Skirmish to repair to. Of these Standards and Measures, read Britton, cap. 30.

Standard of Money. The Standard and Allay

Standard of Money. The Standard and Allay of old Efterling, and the old right Standard of England, are to be understood thus: A Pound-Weight Troy of Gold was divided into Twenty-four Carats, and every Carat into four Grains of Gold. And a Pound-Weight of the old Sterling, or right Standard Gold of England consisted of Twenty-three Carats, and three Grains and a Half of fine Gold, and half a Grain of Allay; which Allay might be Silver or Copper. Again, a Pound-Weight Troy of Silver was then (as it has been ever since) divided into twelve Ounces, every Ounce into twenty Penny Weight, and every Penny-Weight into Twenty-four Grains; and every Pound-Weight of old. Sterling, or right Standard Silver of England, consisted then (as it does now) of eleven Ounces and two Penny Weight of fine Silver, and eighteen Penny Weight Allay. Vid. Lovende's Estay upon Coins, pag. 18. For the Standard of Plate and Silver Manufactures, see the Stat. 6 Georg. cap. 11.

Effate May be deduced from the French Word Eftat, i. Conditio, and fignifieth that Title or Interest which a Man hath in Lands or Tenements; as Estate-simple, otherwise called Fee-simple ; and Estate conditional, or upon Condition, which is as Littleton saith, lib. 3. cap. 5. either upon Condition in Deed, or upon Condition in Law : Estate upon Condition in Deed is, where a Man by Deed indented infeoffeth another in Fee, referving to him and to his Heirs yearly a certain Rent payable at one Feast, or at divers, upon Condition, that if the Rent be behind, &c. that it shall be lawful to the Feoffor, and to his Heirs, to enter into the Lands or Tenements, &c. Estate upon Condition in Law, is such as hath a Consideration in Law annexed to it, though not specified in Writing: For Example, If a Man grant to another by his Deed the Office of a Parkership for Term of his Life, this Effate is upon Condition in the Law, or implyed by Law, viz. if the Parker shall so long well and truly keep his Park. I read also of an Estate particular, which is an Estate for Life, or for Term of Years. Perkin's Surrenders, 581.

Gthe that frumenti, An old Measure of Corn; perhaps the same with a Strike or Bushel.

Puke Leschwich reddit in gabulo assis siii. libr.

2 quatuor summas & duo estechas frumenti,

Cartular. Abbat. Glaston. MS. penes Dom. Clarges. fol. 40. b.

Effering. See Sterling.

Efforpel, From the French Efforper, oppilare, obflipare, denotes as much as an Impediment, or Bar of an Action, growing from his own Fact that hath, or otherwise might have had his Action. For Example, a Tenant maketh a Feoffment by Collusion to one, the Lord accepteth the Services of the Feoffee; by this he debarreth himself of the Wardship of his Tenant's Heir. F. N. B. fol. 142. Divers other Examples might be shewed out of him, and Ereke box titulo. Co. lib 2. fol. 4. Goddard's Case, defineth an Estoppel to be a Bar or Hindrance unto one to plead the Truth, and restraineth it not to the Impediment given to a Man by his own Act only, but by another's also. Lib. 3. the Case Of Fines, fol. 83. There are three Kinds of Estoppel, viz. By Matter of Record, by Matter in Viving, and by Matter in Paiis; of

which fee Co. on Littl. fol. 352.

Choures, Eftoverium according to Spelman is derived from the Fr. Eftoffe, i. c. Materia, and that from the Verb Eftoffer, which is to supply with Necessarias and in Law properly signifieth Nourishment or Maintenance. For Example: Braston, lib. 3. trast. 2. cap. 18. num. 2. useth it for that Sustenance, which a Man committed for Felony, is to have out of his Lands or Goods for himself and his Family, during his Imprisonment. And the Statute made 6 E. 1. cap. 3. useth it for an Allowance in Meat or Cloth. It is also used or certain Allowances of Wood, to be taken out of another Man's Woods. So it is used Westim. 2. cap. 25. Anno 13 E. 1. West. Symb. part. 2. Tit. Fines, sett. 26. saith, That the Name of Estovers containeth House bote. Hay bete, and Plough bote; as if he have in his Grant in Egeneral Words, De vationabili Estoverio in bosis, Sec. he may thereby claim these three. Insome Manors the Tenants have Common of Estovers out of the Lord's Woods, and pay a certain small annual Rent for the same. Rationabile Estoverium, vide antea, Alimony.

Estrangers Are sometimes taken for those that are not Privies or Parties to the Levying a Fine, or making of a Deed. Sometimes for those that are born beyond Sea.

Estrap, (from the old French Estrayeur, Lat. Extrahura, Pecusquod elassum e cussodia campos pererat ignoto Domino) signifies any Beast not wild, found within any Lordship, and not owned by any Man; for in this Case, it being cried, according to Law, in the Market-Towns adjoining, if it be not claimed by the Owner in a Year and a Day, it is the Lord's of the Soil. See Britton, cap. 17. Vide etiam Estrays in the Forest, 27 H. 8. cap. 7. and New Book of Entries, verbo Trospass concernant Estray. The ancient Law of King Ina was, Dixinus de ignotis pecoribus, ut nemo habeat sine testimonio Hundredi, sive bominum Decenna, that is, the Suicers at a Court-Lect. Spel.

Effreat, Extrattum, Is used for the true Copy, or Duplicate, of an original Writing. For Example, Of Amerciaments or Penalties set down in the Rolls of a Court, to be levied by the Bailiff, or other Officer, of every Man for his Offence. See F. N. B. f. 57, & 76. and so also it is used, West. 2. c. 8.

Clerk of the Efficate, Clericus extractorum. See in Clerk.

Eftreciatus, Streightned, blockt up. Inquiratur de viis Domini Regis estreciatis. — Plac. Coron. temp. R. 1.

Effreghogne, Eastern Boards, or Deal, or Fir brought from the Eastern Parts for Wainscot and other Uses.— Et in fex Estregbords widel. Waynsfost emptis apud Steresbregge 11. Sol. 1t. den. Paroch. Antiq. p. 575.

Tit. den. Paroch. Antiq. p. 575.

Aftrepr., French Effropier, i. Mutilare: To make Spoil by a Tenant for Life in Lands or Woods, to the Prejudice of him in the Revertion.

Estrement or Estrepament, Estrepamentum, from the French Word Estrepier, mutilare: It signifies the Spoil made by Tenant for Life upon any Lands or Woods, to the Prejudice of the Reversioner, as namely in the Statute made Anno 6 E. 1. c. 13. and it may seem by the Derivation, that Estrepement is properly the unmeasurable Soaking or Drawing out of the Heart of the Land by plowing or sowing it continually, without manuring, or other such Usage as is

Y 2

requifite

requifite in good Husbandry: And yet Estropier livered: And lib. 2. cap. 23, speaking of the Prifignifying mutilare, may not improperly be applied to those that cut down Trees, or lop them, farther than the Law will bear. This fignifies alfo a Writ, which lieth in two Manners; the one is, when a Man having an Action depending, (as a Formedon, or Dum fuit infra attacm, or Writ of a Formedon, or Dum fuit infra atatem, or Writ of Reight, or any other) wherein the Demandant is not to recover Damages, such to inhibit the Tenant for making Waste during the Suit. The Probationes debent esse evidentes & perspicue. Co. on to recover Seisin of the Land in Question, and before Execution sued by the Writ Habere facias forming to many the Bereards, Land and before Execution sued by the Writ Habere facias forming to bominibus de Beverlaco, quod sint quieti feisimam, for sear of Waste to be made before he can get Possession, suttagio, Pessagio, Leslagio, can get Possession, suttagio, suttagio, Pessagio, Pessagio de de Marce de Logan, de Ewagio de de de logan, de Ewagio de logan, de Ewagio de logan de lo more in F. N. B. fol. 60, 61. Reg. Orig. fol. 76. Lene, &c. Hill. 14. H. 3. In Thesauro Reg. and Reg. Jud. fol. 53. In antient Records we of-Scacc. Ebor. Rot. 15. Enagium is the same with ten find Vastum & extrepamentum facere; and Aquagium, from the Fr. Eau, aqua, and signifies Spelman thinks Estrepamentum Gravis vasti genus a Toll paid for the Passage of Water.

Clurium. Alborough.

Ctate probanda. Sce Ætate probanda.

Ethbaith. See Ewbryche.

Etheling or Atheling, is a Saxon Word fignifying Noble, and among the English Saxons was as the Title of Prince among us, or as the King's eldest Son; such was Edgar Atheling the designed Successor of Edward the Confessor. Cambden. Edgar Ætheling, England's Darling.

Etocecum, The Wall in Staffordsbire. Even or Night of a certain Portion of Grass or Corn, or Underwood to a customary Tenant, who performs his wonted Service of cutting, mowing, or reaping for his Lord, and at the End of his Day's Work, receives fuch a Quantity of the Materials he works upon, to carry home with him, as a Gratuity or Encouragement of his bounden Service. So in the Manor of Burcefter, Com. Oxon. Virgata terra integra ejusiem tenura habebit liberam ad vesperas qua vocatur Evenings, tantum sicut Falcator potes per saliem levare & domum portare per issum — Paroch. Antiq. pag. 401.

— See Mr. Kennet's Glessay, at the End of that

Cherwickshire, Yorkshire, Heretofore so called, haply derived from the Latin Eboracum, from which Eborac, and Everic or Everwick corruptly is no strange Variation; and the Saxon Scyre, which fignifieth Shire. Willielmus Rex Anglia Thoma fignifieth Shire. Willielmus Rex Anglia Thoma Archiespicopo & Betramo de Verdon & Baronibus suis Francis & Anglis de Everwieseire, & c. Charta Will. Conq. It is also written Eusyereseire, in Rot. Magno, 30 Hen. 2. And elsewhere Eborac-Schira.

Ebegedioupers Are such as stand under Walls or Windows by Night or by Day, to hear News, and to carry them to others, to make Strife and Debate among Neighbours : These are evil Members in the Commonwealth, and therefore by the Stat. West. 1. cap. 33. are to be punished. And this Mildemeanor is presentable and punishable in the Court-Leet. Kitchin. fol. 11.

Entence, Evidentia Signifies generally any Proof, be it Testimony of Men, Records or Writings. Sir Thomas Smith useth it in both Sorts, lib. cal Writings of Contracts, after the Manner of England; that is to say, written, scaled and delaw both alike, and in both divided into dilatory

Life, and of those that charge him with Felony, He faith thus, Then he telleth what he can fay; after him, likewise all those who are at the Pri-

Speiman thinks Enterpanentum Gravis vaju gemb designare.

© Unimare, to excuse or essoin: Cum dies pla-jugium, and bryce, fractio. The Word occurs in the citi, Es. venit, non petui, Esc. adire, sed mis c-laws of King Edmund, Sett. 4. tho' in the Editifumatores qui me essumaverunt apud Cantuar. Du cange. English Words to 2000, a Wooer.

The English Saxon, and fignifies a Law; its mentioned in Leg. W. 1. viz. De malefactoribus qui vita periculum secundum Euva Saxonum in-

currere debent.

Gration Is a Wrong done by an Officer, or one pretending to have Authority, in taking a Reward or Fee for that which the Law allows not. The Difference between Exaction and Extortion is this, Extortion is, where an Officer extorts more than his due. Exaction is, where he wrests a Fee or Reward, where none is due. See Extertion.

Gractores Regis, The King's Exactors, fome-times taken for the Sheriff. And in this Sense the Black Book in the Exchequer, Part. 1. cap. ult. Tabulas, quibus Vicecomes censum Regium colligis Rotulum Exactorium vocat; but generally Qui-cunque publicas pecunias, tributa, vestigalia & res ssico debitas exigit, proprie nominatur Exactor Regis.

Graminers in Chancery, Examinatores, Are two Officers that examine upon Oath, Witnesses produced on either fide, upon fuch Interrogatories as the Parties to any Suit do exhibit, to that Purpose; and sometimes the Parties themselves are by particular Order examined also by them. Hererofore there was such an Examiner in the Star Chamber, but the Court being abolished, the Office and Officer is extinct.

Grannual Roll, In the old Way of delivering the Sheriffs Accounts, the firma mortua vel obsoleta, i. e. illeviable Fines and desperate Debts, were transcribed into a Roll called the Exannual Roll. which was to be yearly read to the Sheriff upon his Account, to fee what might be got-

ten. Read Hale of Sheriff Accounts, p. 67.

@reambiato2 Was anciently used for an Exchanger of Land, sfuch I suppose as we now call Brokers, that deal upon the Exchange between Merchants]. In libro chartarum Priorat. Leominf. de anno 2 Ed. 2. it is faid, Ita quod unusquisque eorum qui damna sustinuit aliquo casu contingente, quod Excambiator refundat damna,

and peremptory: Of these see Bratton, lib. 5. tratt. 5. per totum, and Britton, cap. 91, 92.

Erceiter. See Ifca.

Erchange, Excambium vel Cambium, Hath a peculiar Signification in our Common Law, and is used for that Compensation which the Warrantor must make to the Warrantee, Value for Value, if the Land warranted be recovered from the Warrantee. Brack. 1.b. 2. cap. 16. & lib. 1. cap. 19. It fignifieth also generally as much as Permutatio with the Civilians, as the King's Exchange. 1 H. 6. cap. 1, & 4. and 9 E. 3. Stat. 2 cap. 7. which is nothing else but the Place appointed by the King for the Exchange of Bullion, Gold, Silver, or Plate, &c. with the King's Coin. These Places have been divers heretofore, as appeareth by the said Statutes: But now there is only one, viz. The Tower of London conjoined with the Mint, which in Time past might not be,

as appeareth by t H. 6. cap. 4.

© p:hangeous Are those that use to return Money beyond Sea, by Bills of Exchange, which by the Stat. 5 R. 2. ought not to be done without

the King's Licence. See Escambio. Erchequer. See Efchequer.

Ercheater. See If heator.

Excise Is a Charge or Imposition laid upon Beer, Ale, Cyder, and other Liquors, within the Kingdom of England, Wales, and Berwick, by Act of Parliament made 12 Car. 2. cap. 13. during the King's Life, and according to the Rates in the said A& mentioned. See 13 Car. 2. cap. 13. and

17 Car. 2. cap. 4.
Exclusa, A Sluce for Water dam'd or pent - Et ripam Saverna in Foresta sua ad tenendam Exclusam piscaria vel molendini de Ettona. - Cart. Hen. 1. in Mon. Angl. tom. 1 .-Exclusagium is of the same Import, ascxelusagium & in puram Eleemosynam stagnum de piscaria & molendino de Wederhalla. Mon. Anglican. tom. 1. pag. 398. And near-er to our present English, Slusagium ex dono Richardi Filii Luca flufagium unum fuper terram suam ad molendinam Monachorum fullericum, ib. p. 868.

Erclusagium was a Payment due to the Lord for the Benefit of having a Sluce. Et duo molendina in eodem manerio cum aquis Exclusagiis, &c. Mon.

I Tom, 398. 587.

Ercommengement, 23 Hen. 8. cap. 3. Is in Law French, the same with Excommunication in

English.

Ercommunication, Excommunicatio, Is thus defined by Panormitan, Excommunicatio est nibil aliud quam censura a canone vel judice Ecclesiastico pro-lata & institta, privans legitima communione Sacramentorum & quandoque hominum. And it is divided in Majorem & Mirorem ; Minor est, per quam quis a Sacramentorum participatione conscientia vel sentena Sacramentorum participatione conficientia vel fenten-tia ar etur: Major est que non solum a Sacramento-m, verum etiam sidelium communione excludit, & ab omni actu legitimo separat & dividit. Venatorius de senten excom. The Form of an Excommunication was of old thus, Authoritate Dei Patris Omnipotentis, & Filii & Spiritus Santti & Beate Dei Genetricis Maria, omniumque Sanctorum Excommunicamus, Anathematizamus & a limitibus Santla Matris Ecclesia sequestramus illos Malesactores N. consen-taneos quoque & participes, & nist resipuerint & ad fatisfactionem venerint, sic extinguatur lucerna eorum ante viventem in sacula saculorum. Fiat, Fiat, Fiat, Amen. Ex emendat. Legum Will. Conquestoris in

lib. vocat. Textus. Roffensis. By the Ecclesiastical Laws an excommunicated Person was not to be buried, but the Body was usually flung into a Pit, or covered with an Heap of Stones which was called Imblecare corbus. Hoveden, pag. 796, 773, 801, 810. Ordericus Vitalis, lib. 13. p. 908. And it was a common Opinion, That though the Body was exposed to the Weather, yet it never perished, but remained whole, as a terrible Example to all Posterity. Mat. Parif. p. 464.

Ercommunicato cantendo Is a Writ directed to the Sheriff for the Apprehension of him who standeth obstinately excommunicated forty Days; for fuch a one not feeking Absolution, hath, or may have his Contempt certified into the Chan ery, whence issueth this Writ, for the laying of him up without Bail or Mainprife, until he conform himself. F. N. B. f. 62. 5 El. c. 23. Reg.

Orig. f. 65, 67, 70.

Ercommunicato deliberando Is a Writ to the Under-Sheriff, for the Delivery of an excommunicate Person out of Prison, upon Certificate of the Ordinary of his Conformity to the Jurisdiction Ecclesiastical. F. N. B. fol. 63. and Reg. Orig. fol. 65, & 67.

Crommunicato recipionos Is a Writ whereby Persons excommunicate, being for their Obstinacy committed to Prison, and unlawfelly delivered thence, before they have given Caution to obey the Authority of the Church, are commanded to be fought for, and laid up again. Reg.

Orig. f. 67.

Execution, Executio, In the Common Law fignifies the last Performance of an Act, as of a Fine or a Judgment. And the Execution of a Fine, is the obtaining Possession actually of the Things contained in the same by Virtue thereof, which is either by Entry into the Lands, or by Writ; whereof fee at large West. part. 2. Symbol. Tit. Fines, set. 136, 137, 138. Executing of Judgments and Statutes, and such like, see F. N. B. in indice 2. verbo Execution. Co. in his 6 Rep. Blomfeld's Case, f. 87. maketh two Sorts of Execution. cutions, one final, another with a quousque tending to an End: An Execution final is that which maketh Money of the Defendant's Goods, or extendeth his Lands, and delivereth them to the Plaintiff: for this the Party accepteth in Satiffaction, and this is the End of the Suit, and all that the King's Writ commandeth to be done. The other Sort with a Quousque is tending to an End, and not final; as in the Case of a Capias ad satisfaciendum, &c. This is not final, but the Body of the Party is to be taken, to the Intent and Purpose to satisfy the Demandant, and his Imprisonment is not absolute, but until the Defendant do satisfy. Idem ibid.

Executions facising is a Writ commanding Execution of a Judgment; the divers Uses whereof see in the Table of the Register Judicial.

Crecutione faciends in iothernautum is a Writ that lies for taking his Cattel, who formerly had conveyed out of the County the Cattel of another: So that the Bailiff, having Authority from the Sheriff to replevy the Cattel so con-veyed away, could not execute his Charge. Reg. of Writs, f. 82. b.

Esecutor, Executor, is he that is appointed by any Man in his last Will and Testament, to have the Disposing of all his Substance, according to the Contents of the said Will. This Executor is either particular or universal; Particu-

lar, as if this or that Thing only be committed Devisor entreth into them, and detaineth them to his Charge: Unviversal, if all. And this is in from him. Reg. Orig. fol. 244. Old Nat. Brev. the Place of him whom the Civilians call Haredem fol. 17. See F. N. B. fol. 198. designatum, or Testamentarium; and the Law accounteth him one Person with the Party whose Executor he is, as having all the Advantage of A- In expensis Domini Regis & exhenniis, eidem fassis a ction against Men that he had, so likewise being stud Farendon centum sol. sex denar in expensis Domina Executor no is, and the had, so likewise penns produced in against Men that he had, so likewise penns pernostantis & exhennis, eigen jacris subject to every Man's Action as himself was. Regina ibidem pernostantis & exhennis, eigen jacris This Executor had his Beginning in the Civil Ixvo. Sol. — Ex Compoto domus de Farendon. Law, by the Constitution of the Emperors, who MS. penes W. Kennet. fol. 31.

Explicitly Exhibiting. When a Deed, Acquirtance, or other Writing is in a Chancery Suit tance, or other Writing is in a Chancery Suit tance, or other Writing is and the Ex-Wills to bestow any Thing upon godly and charitable Uses, to appoint whom they please to see the same performed: And if they appointed aniner writes on the Back that it was shewed to none, then they ordained, That the Bishop of such a one at the Time of his Examination; this the Place should have Authority of course to efficient and Exhibit. The Word is mentionfect it. Lib. 28. cap. de Eiscopis & Clericis. And hence probably grew the Use of Universal Executors, and also brought the Administration of their Goods, that die intestate, unto the Bishop. Ercentoz de son tozt, Or Executor of his own

wrong, Is he that takes upon him the Office of an Executor by Intrusion, not being so constituted by the Testator; nor for want thereof, appointed by the Ordinary to administer: How far he shall be liable to Creditors. See 43 El. ca. 8. Dyer, 166. and vide etiam libellum vocat. The Duty of Execu-

tors, cap. 14.

Exemplifications Is a Writ granted for the Exemplification of an Original. Sec Reg. Orig. fol.

Eremplification of Letters Patent, An. 13 El. cap. 6. Is a Copy or Duplicate of Letters Patent made from the Inrolment thereof, and fealed with the Great Scal of England; which Exemplifications are as effectual to be flewed or pleaded, as the Originals themselves. Nota, nothing but Matter of Record ought to be exemplified. 3 Inft. fol. 173. Sec Co. 5. Rep. Page's Cafe.

Eremplum, and Eremplata terra, the same

with Affart, and Lands affarted.

Cremption Is a Privilege to be free from Service or Appearance; and therefore a Baron and Baroness, dignitatis causa, are exempted to be fow run upon any Enquest. Co. lib. 6. fol. 53. Ale exactus, and then is outlawed. Crom. Furifd fol. fo Knights, Clerks, and Women are exempted to 188. And this Manwood also setteth down for the appear at the Sheriff's Turn, by the Statute of Law of the Forest, c. 18. See the New Book of Em-Marl. cap. 10. And a Man may be exempted from tries, verbo Exigent. being put upon Enquests and Juries by the King's Letters Patent, as the College of Physicians, London, were by Letters Patent of H. S. Co. lib. 8. fol. 108.

Grenium, a Reward or Gift, or any Payment in the Name of a Gift. Bratton, lib. 5. tratt. 5.

c. 4. Fleta, lib. 2. c. 71.

Erercituale Was anciently used for a Heriot, Exercituale Vironis sive Baronis Regis, qui erit proximus ei, quatuor equi. LL. Edw. Conf. 1. demonstrates the Derivation of Heriot or Heregate from Here, Exercitus, because the old feudal Heriot was paid only in Arms or Military Accoutrements.

Erfrediare, To break the Peace, to commit open Violence: From the Saxon Frede, Frith, Peace. Frithian, to protest. Si quis Si quis profiliat, & domum exfredict, nec tamen aliquem percutiat, dimidio forisfacto culpa corsistat

Leges H. 1. cap. 31.

Er grabt Duerela Is a Writ that lieth for within a City, Town, or Borough, being devisa- sed exilium dici poterit, cum servi manumituntur & ble, are devised by Will, and the Heir of the a tenementis suis injuriose ejiciuntur. Fleta, lib. 1. c. 11.

14 Car. 2. cap. 14.

Exhibitio, An Allowance for Meat and Drink, fuch as the religious Appropriators made to the poor depending Vicar. So in all Churches appropriated to the Abbey of Ofeney. — Vicarius habebit sufficientem exhibitionem, fi. ut Canonici quoad victualia in menfa Canonicorum, ubi Canonici moram faciunt. — Paroch. Antiq. pa. 304. The Benefactions settled for maintaining of Scholars in the University, not depending on the Foundation, are now called Exhibitions.

Exigendary of the Common Bench, Exigendarius de Banco Communi, Is otherwise ealled Exigenter, 10 H. 6. c. 4. and is an Officer belonging

to that Court, for which see Exigenter.

Erigent, Exigenda, Is a Writ that lieth where the Defendant in an Action personal cannot be found, nor any Thing within that County, where-by he may be attached or diffrained; and is directed to the Sheriff, to proclaim and call him five County-Days one after another, charging him to appear under the Pain of Outlawry. Termes de la Ley. This Writ lieth also in an Indiament of Felony, where the Party indicted cannot be found. Smith de Rep. Ang. lib. 2. c. 19. It seemeth to be called an Exigent, because it exacteth the Party, that is required his Appearance, to answer the Law: for if he come not at the last Day's Proclamation, he is said to be Quinquies exactus, and then is outlawed. Crom. Furifd. fol. 188. And this Manwood also setteth down for the

Officer of the Court of Common Pleas, of whom there be four in Number: They make all Exi-gents and Proclamations in all Actions, where Process of Outlawry doth lie, and Writs of Superfedeas, as well as the Protonotaries, upon fuch Exigents as were made in their Offices. But the making Writs of Superfedeas is fince taken from them by an Officer in the same Court, erected by King Fames by Letters Patent, towards the later

End of his Reign.

Gritium, Waste, Destruction, as in the Statute of Marlebridge under Hen. III. c. 25. marii tempore firmarum suarum vastum, venditionem vel exilium non facient de domibus, boscis, vel hominibus - where exilium relating to Hominibus, feems to be the Injury done to an Estate in respect of the Tenants, by altering their Tenure or Coudition, by ejecting, advancing, remitting, &. And this indeed is the Senie that Fleta does expresly determine. Vastum & Destructio fere equipollent, & him to whom any Lands or Tenements in Fee convertibiliter se habent in domibus, boscis & Gardinis,

Eritus, Issue, Child or Children - qui genuit to Hold to them and their Heirs. In this Case, Robertum de Alfreton Baronem qui per Agnetem they have Fee-simple: But if it be given to them, uxorem ejut babuit exitum Thomam Filium & Here- and the Heirs of their Body, &c. they have Tail and dem.—Mon. Angl Tom. 2. p. 607. The Word Fee expettant. Kit. hin, fol. 153. Mattheus de afflictis is frequent in our old Law Writings, and in some useth the Adjective Expettativa substantively in Epitaphs, as on a Ground-stone in the Chancel of the Parish-Church of Amerschen, in the County of Oxford.——Sepultus est hie Johannes Denton, filius primogenitus Johannis Denton & Magdalena uxoris ejus, nuptus Theodoreta Blondell uni filiarum Johannis Blondell, & moriebatur fine exitu e corpore ejus exe-unte in vita pradicti Johannis septimo die Septemb. 1566.

Gritug, Iffues, the Rents or Profits of Lands or Tenements : Et sciat vicecomes quod redditus, blada in grangia, & oninia mobilia prater equitaturam, indumenta, & utensilia domorum continentur sub nomine - Stat. 11. Weftm. cap. 43. exituum .-

Erlegalitas, (Calumniari de Exlegalitate) is he who is profecuted as an Outlaw. 'Tis mentioned

in Leg. Edw. Confess. cap. 38.

Er mero moru Are Words formally used in any Charter of the Prince, whereby he fignisheth, that he doth that which is contained in the Charter of his own Will and Motion, without Petition or Suggestion made by any other; and the Effect of these Words are to bar all Exceptions that might be taken unto the Instrument, wherein they be contained, by alledging, that the Prince in passing that Charter was abused by any false

Suggestion. Kitchin, fol. 152. Co. lib. 1. fol. 45.

Et Dffkuo, By Virtue of a Branch of the
Stat. 1 Eliz. cap. 1. the Queen by her Letters Patent might authorise any Person or Persons, era to administer an Oath Ex Officio, so called, because the Ecclesiastical Judge did it ex Officio, suo, whereby the supposed Delinquent was compelled to confess, accuse, or purge himself of any criminal Matter, and thereby be made liable to Cenfure or Punishment, &c. The Branch of which Statute relating to the faid Oath is repealed, 17 Car. I. cap. II.

Exoneratione fedæ Is a Writ that lay for the King's Ward, to be disburthened of all Suit, &c. to the County, Hundred, Leet, or Court-Baron, during the Time of his Wardship. F. N. B. fol.

158.

Eroffatus ager, A Field without Stones. Ernalmare, To firike with the Palm of the Hand. Vide eum in borto ligatum, in atrio pontificis Expalmatum, i. e. Buffetted, Petr. Blefenfis, Ser-

mon. 18 de Christo.

er Datte, (Lat.) Partly, or of one Part. In the Court of Chamery it hath this Signification: A Joint-Commission is that wherein both Plaintiff and Defendant join. A Commission Ex parte is that which is taken out and executed by one Party only.

Er parte talis Is a Writ that lieth for a Bailiff, or Receiver, that having Auditors affigned to hear his Account, cannot obtain of them reafonable Allowance, but is cast into Prison by them F. N. B. fol. 129. The Manner in this Case is to take this Writ out of the Chancery, directed to the Sheriff, to take the four Mainpernors, to bring his Body before the Barons of the Exchequer at a Day certain, and to warn the Lord, to appear at the same Time. Terms de la Ley, verb. Account.

Ernectant Is used in the Common Law with this Word Fee, and thus it is opposite to Fee-simple. For Example, Lands are given to a Man and his Wife in Frank-marriage, to Have and and the Heirs of their Body, &c. they have Tail and the same Signification, Descis. 292. num. 2. pag.

Expedimentum, Bag and Baggage. Dixit fe non habere literas præ manihus, quia miserat eas cum Expedimento ad Wintoniam.

Es prostate, (Expeditare vel Expealtare,) in the Forest-Laws, fignifies to cut out the Ball of Dogs Forefeet, for the Preservation of the King's Game. Every one that keeps any great Dog, not expeditated, forseits three Shillings and four Pence to the King. The Ball of the Foot of Mastiss is not to be cut off, but the three Claws of the Forefoot to the Skin. 4 Part. Inft. fol. 308. - Nullus Dominicos canes Abbatis & Mona-mentis canum. Ex Magno Rot. Pipa, de Anno 9

I do not find this relates to Mastiffs only, but to every Man's Dog who lived near the Forest, and to the Dogs of the Foresters themselves. And this Expeditation was to be done once in every

three Years. Du Fresne.

Expeditatæ Arbojes, Trees rooted up, or cut down to the Roots .-- Inquiratur de quercubus aliis arboribus expeditatis in forestaaliquo ingenio alio dictas quercus cadere fecerint.

Fleta, lib. 2. cap. 41. Sect. 31.

Ernenditogs, Anno 37 H. 8. cap. 11. Scems to

fignify those that pay, disburse, or expend the Tax in the Statute mentioned, by Anno 7 Fac. cap. 2. Paymasters.— The Steward or sworn Officer who supervises the Repair of the Banks and Watercourses in Romney Marsh, is now called the Expen-

Erpentis militum lebandis Is a Writ directed to the Sheriff for levying the Allowance for Knights of the Parliament. Reg. Orig. fol. 191.

Expensis militum non levanois ab gomentus or Dominico, ner a Patibis, Is a Writ to pro-hibit the Sheriff from levying any Allowance for the Knights of the Shire, upon those that hold in

antient Demefne, &c. Reg. Orig. fol. 261.
Expless, fee Espless. Some are of Opinion, that because Expless are the full Profits of the Land, therefore the Word must be derived from the Lat. Expleo: But rather Ex placito, viz. from the Agreement made with the Lord to pay him so much ex proventibus terra. For Expletum fignifies those Lands or Farms, the Profits whereof are taken by the Lord.

Erplitia, Erpletia. Erpleta, The Rents or mean Profits of an Estate in Custody or Trust. - Capiendo inde Explitia ad valentiam quinque solidorum & amplius.--- Paroch. Antiq. p. 414.

See Esplees.

Etplosatos, A Scout, In memoriam Henrici Croft equitis aurati, Exploratoris in Hibernia Generalis, qui obiit anno 1609. where Explorator Generalis fignifics Scout-Master-General. Sometimes also it is used for a Huntsman, as Idem Abbas babens exploratores suos (his Huntsmen) ponere fecit retia, &c. In Itin. Pickering, 8 Ed. 3. Rot. 4.

Ertales, The Entrails. Mures qui Extales corrodunt. Petrus Blesensis, Epist. 100.

Estend, Extendere, In a legal Scnse denotes to value the Lands or Tenements of one bound by

Statute,

Statute, &c. that hath forfeited his Bond, to fuch an indifferent Rate, as by the yearly Rent the Creditor in Time be paid his Debt. The Course and Circumstances hereof, see in F. N. B. fol. 131. Brief de execution sur Statute-Merchant.

dertendi facias Is a Writ ordinarily called a Writ of Extent, whereby the Value of Land, &c. is commanded to be made and levied in divers Cases, which see in the Table of the Register Ori-

ginal.

Eitent, Extenta, Hath two Significations, Gittit, Extent, fol. 313. 16 \$17 Car. 2. cap. 5. And it more frequently fignified the Estimate or Valuation of Lands, which when done to the utmost Value, was said to be to the full Ertent, whence our extended Rents or Rack-rents. Hec est Extenta terrarum --- de terris & tenementis Prioris de Durburste--quantum valeant instaurare, & quantum deinstaurare. Mon. Angl. tom. I. p. 548. and in 2 tom. fol. 321. Ad inquirendum Æftimationem & extentam per probos viros. Fleta, lib. 2.

cap. 71.

Extinguishment, In our Laws fignifies, an Effect of Confolidation: For Example, If a Man have due to him a yearly Rent out of any Lands, and afterwards purchase the same Lands, now both the Property and Rent are confolidated or united in one Possessor; and therefore the Rent is said to be estinguished. In like Manner it is, where a Man hath a Lease for Years, and afterwards buyeth the Property; this is a Consolidation of the Property and the Fruits, and is an Extinguishment of the Lease. See Terms de la Ley. So if a Man have an Highway appendant, and after purchase the Land wherein the Highway is; then the Way is extinst: And so it is of Common appendant. But if a Man have an Estate in Land but for Life or Years, and hath Feefimple in the Rent; then the Rent is not extinguilbed, but in Suspence for the Time; and after the Term, the Rent shall be revived. And if there be Lord, Mesne, and Tenant, and the Lord purchase the Tenancy, then the Mesnalty is ex-tine; but the Mesne shall have the Surplusage of the Rent, if there be any, as Rent-seck. Terms de Ley.

Extripate, To spend or lose. In the Laws of Edward the Consessor, cap. 6. its provided, That if a Thief take any Thing unlawfully, and is near at Hand, let him restore it; Et si illud penitus Extirpaverit, let him make the Owner full Satisfa-

Etion.

Erfirnatione Is a Writ judicial, that lieth against him, who after a Verdict found against him for Land, &c. doth maliciously overthrow any House upon it, &c. and it is two-fold, one ante Fudicium, the other post Judicium. Reg. Jud. fol. 13, 56, 58.

extocare, To flock up, to grub Wood-land, and reduce it to arable or Meadow. — Dedi e---- quod Rogerus de Tocheham de tianı eis pratumgrava quadam extocaverat.-- Mon. Angl. tom.

2. p. 71.

Ertirpentur, for Ertozpentur.

Extragation, Exterio, Is an unlawful or violent wringing of Money or Money-worth from any Man: For Example, If any Officer, by terifying any the King's Subjects in his Office, take more than his ordinary Duties or Fees, he framento. Histor. Elien, apud Whartoni Angl. Sacr.

committeth this Offence, and is indictable for it. committeth this Offence, and is indicable for it. To this (faith Mr. Weft) may be referred the Exaction of unlawful Ufury, Winning by unlawful Games; and in one Word, all taking of more than is due, by Colour or Pretence of Right, as exceftive Toll in Millers, exceftive Prices of Ale, Bread, Victuals, Wares, &c. Weft. Symbol. part. 2. Tit. Indicatnents, feet. 65. Manwood faith, That Extortion is colore Officii, and not virtute Officii. Crompton in his fuffice of Peace, fol. 8. hath these Words, Wrong done by any Man. is properly a Trespace, but excessive Wrong. Man, is properly a Trespais, but excessive Wrong by any Man is called Extortion; and this is most properly in Officers, as Sheriffs, Mayors, Bailiffs, Escheators, and the like, that by Colour of their Office do great Oppression, and excessive Wrong unto the People, in taking excellive Rewards or Fees, for the Execution of their Office: Great Diversity of Cases touching Extertion, you may read in Crom. Fusice of Peace, fol. 48, 49, 50. See the Difference between colore Officii and virtue vel ratione Officii, Plow. fol. 64. Dive's Case. This Word is used in the same Signification in other Countries; for Caval. anes de brachio Regio. part 5. num. 21. thus describeth it, Et extortio dicitur sieri, quando Judex cogit aliquid sibi dari quod non est debitum vel quod est ultra debitum, vel ante tempus petit id, quod post administratam justitiam debetur.

Extracta Curix, The Issues or Profits of holding a Court arising from the customary Dues, Fees, and Amercements. -----Computant de tribus denariis receptis de extractis unius Curiæ tenta apud Burcester .- Paroch. Antiq. p. 572.

Extracts or Extreats. See Estreats.
Extracjudicial Is when Judgment is given in a Cause or Case not depending in that Court, where such Judgment is given, or wherein the Judge has not Jurisdiction.

Ertra Darochial, Out of any Parish, privileged or exempt from the Duties of a Parish. Stat. 22 & 23 Car. 2. Of Subsidy.

Extraria, The same with Estray.

Ertrabagante, These are certain Constitutions of Popes, and are so called, because they are Extra Corpus Canonicum Gratiani, sive extra decretorum libros vagantur. Du Cange.

Ertuura, Relicks. --Abbas igitur & Cenventus accipientes eorum extumas cum gaudio in majorem transtulerunt Ecclesiam in mausoleo nobiliter exculpto.— Cartular. Abbat. Glaston. MS. penes virum Rev.

Dom. Clarges, f. 15.

Eruperare. To overcome. It fometimes fignifics to apprehend or take; as, Exuperare alium vivum vel mortuum. Leg. Edm. cap. 2. So in the Laws of King Alfred and Brompton, cap. 7. Exu-peretur & in Epif opi judicio refervetur. Ep, Infula, An Island. Domefday.

Epttp of Hawks. See Aery.

Eptt, Infuletta, A small Island or Islet: It is corruptly called by the Moderns vulgarly an

Eyght.

Evzar, An Ey, Eyrie, Brood, Nest: Sir Thomas Havyll his Son and Heir entred to the faid cce. Acres of Pasture, which Thomas released his Title to the faid Poor, to have 1111. Couples of Eyrare Swannys (i. e. Brood-Swans) in the Water, with all Issue and Profits. - Munimenta Hofpi tal. SS. Trinitat. de Pontefracto. MS. f. 53.

P. I. p. 633.

F.

P. Whoever maliciously shall strike any Per-fon with a Weapon in the Church or Church-yard, or draw any Weapon there with In-tent to strike, shall have one of his Ears cut off; and if he have no Ears, shall be marked on the Check with a hot Iron, with the Letter F. that Powers called Herefy. For those poor terrified he may be known for a Fighter, or Maker of Wretches were not only condemned to the Pc-Frays. 5 % 6 E. 6. cap. 4.

Silver. Item undecim ciphi argentei plani de una Fa-

Sabrick Lands Are Lands given to the Rebuilding, Repair, or Maintenance of Cathedrals, or other Churches, and mentioned in the A& Of Oblivion, 12 Car. 2. cap. S. In ancient Time every one almost gave by his Will, more or less, to the Fabrick of the Cathedral or Parish-Church where he lived. And these were called Fabrick-Lands, because given ad Fabricam Ecclesia reparandam. In Dei nomine Amen, &c. Die Veneris ante festum Nativitatis Sancti Johannis Baptistæ, Anno Domini, 1423. Ego Richardus Smith de Bromyard condo Testamentum meum in hunc modum, Imprimis lego animam meam Deo & beata Maria & omnibus Sanctis, Corpusque meum sepeliendum in Cometerio Beata Edburga de Bradway. Item lego Fabrica Ecclesia Ca-thedralis Heresord xii d. Item lego Fabrica Capella Beata Maria de Bromyard xl d. Item lego Fratribus de Woodhouse xx d. Residuum vero bonorum, &c. These Fabrick-Lands the Saxons called Timber-Londs.

ffacade, i. e. The Frontispiece of an House. Facta Armozum, Feats of Arms, Justs, Tour-ments—— Rex Richardus in Angliam transiens namentsstatuit Facta armorum qua vulgo Torneamenta di-cuntur, in Anglia exerceri.—Hist. Joh. Brompton in Ric. 1. p. 1261.

Factum, A Man's own A& or Deed. Pradictus vero Willielmus postea per concordiam quietam clamavit libere & pacifice ab omni servitio dictam ad-

tom. 2. p. 246.

faculty, Facultas, As it is restrained from the original and active Signification, to a particular Understanding in Law, is used for a Privilege, or special Power granted unto a Man by Favour, Indulgence and Dispensation, to do that which by the Common Law he cannot do; as to eat Fiesh upon Days prohibited, to marry without Banes first asked, to hold two or more Ecclesiaflical Livings; the Son to succeed the Father in a Benefice, and such like. And for the granting of these, there is an especial Court under the Archbishop of Canterbury called The Court of the Faculties, and the Chief Officer thereof the Master of the Faculties, Magister ad Facultates, whose Power to grant as aforesaid, was given by 25 H. 8. cap. 21. Sec 28 H. S. cap. 16. and 4 par. inft. fol. 337. Engl. Anno 4 E. 4. cap. 1.

farbens, i. e. A Countryman.

fæsting Men, i. e. Vassals. Nec Rex saum

paftum requirest, vel babentes bomines, quos nos dicimus. Witnesses, not using any Kind of Scal, which Fæsting-men, nee eos qui accipitres portant vel Falcones, &c. Charta Cenulphi Regis Merciorum in anno 821. In Monast. Anglican. tom. 1. p. 100. brought in the Use of Scals. The first sealed Du Fresne renders this Word Homines commendati Charter in England, is supposed to be that of Vassali, ex Sax. Fæsting, commendatus & Man, Ledward the Confessor to the Abbey of Wessingles.

which by Saxon Custom were fast bound to answer

for one another's peaceable Behaviour.

#ay, i. e. A Knot or Excrefeency in Cloth.
Tis used in this Sense in the Sat. 4 Ed. 4. cap. 1.

From the Sax. Fece, Intervallum.

Saggot, A Badge wore in Times of Popery on the Sleeve of the upper Garment of those who had recanted and abjured what the then nance of carrying a Faggot to fuch an appointed Place of Solemnity, but for a more lafting Mark of Infamy, they were to have the Sign of a Faggot embroidered on one, and sometimes each Sleeve. And the leaving off this Badge or Faggot was often alledged as the Sign of Apostasy.

faida, i. e. Malice or deadly Feud. Et portet fractionem erga cognationem. Lcg. H. 1. cap. 88.

From the Sax. Fabth, Inimicitia.

faint, alias freint: Action, (Fr. Feint,) is as much as Feigned Attion, that is, such Action, as albeit the Words of the Writ be true, yet for certain Causes he has no Title to recover thereby. And a false Action is where the Words of the Writ are false. Coke on Littl. fol. 361. Yet sometimes they are confounded.

Faint: Dirager (from the Fr. Feinte, falfus) fignifies a falfe, covinous, or collusory Manner of Pleading, to the Deceir of a third Party. 34 &

35 H. S. cap. 24. fatrandman, i. e. A Vagrant. From the Sax. Faran, To go or wander.

ffair Pleading. See Beaufleder. ffaire, alias Ifeper, (Feria) Cometh of the French Foire, and fignifies as much as Nundina with the Civilians, that is, a folemn or greater Sort of Market, granted to any Town by Privilege, for the more speedy and commodious Provision of such Things as the Subject needeth, or the Utterance of such Things as we abound in above our own Uses and Occasions; both our English and the French Word seemeth to come of Feria because it is always incident to a Fair by vocantiam-ut patet per factum suum. Mon. Angl. Privilege, that a Man may not be molested or arrested in it for any other Debt, than what was first contracted in the same, or at least was promised to be paid there. 17 E. 4. cap 2. and 1

R. 3. cap. 6.

Fatt, In Latin Fattum, A Deed, which is a
Writing fealed and delivered to prove and testify the Agreement of the Parties, whose Decd it is, and confifts of three principal Points, Writing, Sealing and Delivery. By Writing is shewed the Parties Name to the Deed, their Dwelling-places, Degrees, Thing granted, upon what Confidera-tion, the Estate limited, the Time when granted, and whether simply, or upon Condition, &c. 2. Sealing is a farther Testimony of their Consents, as appears by these Words, In Witness whereof, &c. In cujus rei testimonium, &c. without which the Deed is infufficient. In the Time of the Saxons our Ancestors they only subscribed their Names, commonly adding the Sign of the Cross, and in the End set down a great Number of I rather think Fasting Men and babentes bomines there is the Conqueror, in these Words, mean rather Pledges, Surcties, or Bondsmen, who came in with the Conqueror, in these Words, who came in with the Conqueror, in these Words

Normanni Chirographerum confectionem (cum crucibus aureis & aliis signaculis sacris in Anglia firmari so aures or ains lignarini jacris in Angua firman fo-litum) in cerani impressam mutant, nodum ji, firibendi Anglicum rejicium; but this Custom was at first used only by the Nobility, as appears in the Hi-story of Battel Abbey, where Richard Lucy Chief Justice of England, in the Time of Henry the Se-cond, is reported to have blamed a mean Person for using a Seal, which (he said) pertained only to the Nobility; yet, in Edward the Third's Time Scals became very common, according to every Man's Fancy. 3. Delivery, though it be fet latt, is not the leaft; for after a Deed is written and fealed, if it be not delivered, it is to no Purpose: And therefore in all Deeds, Care must be taken that the Delivery be well proved.

Faitours (a French Word antiquated; for the modern French is Faifour, i. e. Factor) is used in the Stat. 7 R. 2. cap. 5. in the evil Part, fignifying a bad Doer; or it may not improbably be interpreted an idle Liver, taken from Faitardife, which fignifies a Kind of fleepy Discase, proceeding of too much Sluggishness, which the Latins call Veternus: For in the said Statute it seems to

be fynonymous with Vagabond.

Halany, A Jacket, or close Coat. Halany, One Day's mowing or cutting Grass. Falcare prats, to cut or mow down Grass in Meadows hay d, or laid in for Hay, was a customary Service for the Lord by his inferior Tenants; Falcatura una, was the Duty of one Time mowing; Hill, or Falcator was the service Tenant, performing this fol. 5. b. Labour; Falcata was the Grass fresh mow'd and laid in Swathes. See Mr. Kennet's Gloffary, in Falcare.

falco, A Falcon, Falconarius, a Falconer, Falco Gentilis, a Jer-falcon, Falco Spuarius, a Sparrow-Hawk. King John, in the 14. of his Reign, granted to Owen Fitz-David, and Griffin Fitz-Rodher---- tria cantreda tenenda per servitia subscripta unam motam canum per annum, & delem leporarios, & omnes accipitres & Falcones gentiles & Spuarios difforum trium Cantredorum-Pat. 14 Joh.

Falda, A Sheepfold, Et quod oves sint levantes & cubantes in propria falda Canonicorum pradictorum.

Rot. Cart. 16 Hen. 3. m. 6.

Staldage, Faldagium, Is a Privilege which anciently feveral Lords referved to themselves, of fetting up Folds for Sheep in any Fields with-in their Manors, the better to manure them; and this not only with their own, but their Tenants Sheep, which they called Setta falde. This Faldage in some Places they call a Fold-course, or Free-fold, and in some old Charters Faldfoca, that is, Libertas falda or faldagii. Rogerus Rusteng concessit Ecclesia B. Maria de Wimondham 40 acras terra in Scarnebrune, cum dimidia Fald-soca, &c. Cartular. Monasterialis Ecclesiæ prædict. pag. 48. De Faldagio habendo ad ducentos bidentes; ad plus, in willa de Atheburg. Mon. Angl. 2 Par. fol. 275. a.

Fall æturfus, A Sheep-walk or Feed for Sheep.

2 Ventris, 139.

faldata, A Flock or Fold of Sheep, as many as were usually folded in one Cote, Pen, or Fold. -Nullus in villa S. Edmundi potest aut debet habere faldam nifi Cellerarius, prater Henricum Aurifabrum qui potest habere faldam a parte villa australi, sed faldata ejus non passere ultra viam apud Herdenyk.—— Ex Cartular. S. Edmundi. MS. s.

Faldsev or Faldsee, A Composition paid by some customary Tenants, that they might have

Liberty to fold their own Sheep upon their own Land. W. M. tenet ix. acras terre Custumaria in Bosbury & quoddam molendinum aquaticum ad volun-Tak, & Toll, & Faldfey, & fanguinem sum emere Liber niger Heres. fol. 158. See Faldage. The Liberty of folding or penning Sheep by Night, is still in Norfolf called Fouldage.

fallegang penping is the Money paid by the Tenant to the Lord of the Soil, that he may be exempted from Setta falda, i. e. from Folding his

Sheep in the Lord's Fold.

Falsisting, i. e. The highest Scat of a Bishop, inclosed with a Lettice. From the Sax. Falde

Septum, and Stor, Locus.

Faldwurth fignifies a Person of Age, that he may be of some Decennary: From the Saxon Fald, Decuria, and Worth, Dignus. See Frankpledge. Volo ut Abbas, &c. baheat socam in omnibus fuper onnes bomines qui funt Morthwrithi, Ferd-writhi, & Faldwrithi, in isto Hundredo. Du Frefne.

Falerx, (Lat. Phalera.) Cum Bigis & Curris & ceteris Faleris. 2 Mon. Angl. fol. 256. b. The Tackle and Furniture of a Cart or Wain.

ffaltsia, A great Rock. Conessi quod babeant longam viam super Falcsiam petrarie per totam longitudinem disti salcsii. Mon. 2 Tom. pag.

Faiesia, and faiazia, (Fr. Falaize,) a Bank, Hill, or Down, by the Sea-side. Coke on Littleton,

Sfa.k:land alias Sfolk-land. See Copyhold and Freekold.

ffallow:land. (Saxon Fealta) See Warectum. Fallum, A Sort of Land De duahus acris & viginti Fallis in Lairiwait. Mon. Angl. 2 Tom. fol.

falmetum, sfalchesmots, Folkmote, From Sax. folk, People, and mote or gemote, a Convention or Assembly; so as a Falkmote was a general Word for a common Meeting or general Affembly of the People, and did extend to three feveral Kinds of popular Concourse. 1. It fignified a Common Council of all the Inhabitants of a City, Town, or Borough, and was then other-wife called the Burgmote or Portmote, conven'd often by Sound of Bell, called Mote-bell, to the Mote-ball or Mote-house. Or, 2. It was applied to a larger Congress of all the Free Tenants within a County, called the Shire-mote, where formerly all Knights and Military Tenants did their Fealty to the King, and elected the annual Sheriff on OHob. 1. 'till this popular Election, to avoid tumultuary Riots, was devolved to the King's Nomination, Anno 1315. 3 Edw. 2. After which the City Folkmote was swallowed up in a felect Committee or Common Council, and the County Folkmote in the Sheriff's Turn and Affifes. But 3. The Word Folkmote was sometimes of a less Extent, and denoted any Kind of populous and publick Meeting, as of all Tenants at the Court-Leet or Baron of their Lord. So as to a Charter of Wido de Meriton, about 10 Hen. 2. Testes donations sunt Falco Sacerdos de Meriton, Luvellus de Hospath, & totum falmorum meorum hominum & suorum. Paroch. Antiq. p. 120. See Folkmote.

Faife Claim Is, where a Man claims more than his Due: As the Prior of Lancaster, by Reafon of a Charter, had the Tenth of all the Venifon, viz. In carne tantum fed non in corio. And because he made a False Claim, and faid, That

he ought to have the Tenth of all Venison within the Forest of Lancaster, as well in Carne as in Corio; therefore he was in misericordia de decima venationis fue in Corio non percipiendo. Manwood's Forest

Laws, cap. 25. num. 3. Faife Impelonamentum, Faifum imprisonamentum, Is a Trespass committed against a Man by imprifoning him without lawful Cause: It is also used for a Writ which is brought upon this Trespass, F. N. B. fol. 86, 88. Vide Librum, and the New Book of Entries, verbo False Imprisonment. faite Diophecies. See Prophecies.

Fallifie Scems to fignific as much as to prove a Thing to be falle. Perkins, Dower, 383, 385. Also to say or do fally; as to fallify, or counterfeit the King's Seal. Rex—Vic. Lincoln. Scias quod dedimus Ada de Essex Clerico nostro, pro servitio suo omnes terras & tenomenta que fuerunt Will. fervitor future for the mental funt excaeta no-fiva, per Felonium quam fecit de fallificatione Sigilli nostri T. apud Line. 28 Nov. &c. Claus. 6 Joh. m. 12. in dorfo.

Fallo Junicio Is a Writ that lieth for false Judgment given in the County, Hundred, Court-Earon, or other Courts, being no Courts of Record, be the Plea Real or Personal. Reg. Orig. fol. 15. F. N. B. fol. 17. And the New Book of En-

tries, verbo False Judgment.

eos fcient, detegent. Hoveden, fol. 424. num. 40. Faito retorno Berbum Is a Writ lying against the Sheriff, for false returning of Writs.

Reg. Judic. fol. 43. b.

framatura, and framtoluca, i. e. Trifles. Familia, i. e. all the Servants belonging to a particular Mafter; in another Sense tis taken for a Portion of Land, viz. As much as is sufficient to maintain one Family, viz. & confestim ei terram 70 familiarum largitur. Simeon Dunelm. So in Brompton, Dedit ei monasterium triginta familiarum in boo. Du Cange. Pro hida, massa, mansa, carucata — Donavit terram quinquagin-Hist. Eccl. lib. 4. cap. 3. This Term Hide is, by our Writers, fometimes called a Manse, fometimes a Family, fometimes Carucata, or a Ploughland; containing as much as one Plough and Oxen could cultivate in a Year. Creffy's Church Hift. fol. 723. b. Ubi Beda Familiam, Saxonicus ejus interpres coataneus passim hide redderet, Anglo-Normannis Carucata terræ. Gloff. in x. Script.

Fanaticks, Anno 13 Car. 2. cap. 6. Is used as a general Name for Quakers, Anabaptists, and all other Sectaries and factious Diffenters from the

Church of England.

fanatio, Mensis Fanationis, the Fawning-Time or Fence-month in Forests, fifteen Days before Midsummer, and fifteen Days after; when great Care was taken that no Disturbance should be given to the Does or their young Fawns. See Mr. Kennes's Glossay in Famatio. During this Time, by the Laws of the Forest, all Hunting is pronibited: Probibendum est etiam ad placitum Forefix ne aliqua carretta exeat chiminum in Foresta Regis neque porci sint in Foresta Regis tempore foinesun, viz. 15 diebus ante Nativitatem Sancti Fobannis Bapt. & 15 diebus post idem Festum. Hoveden, f. 784. See Foinefun.

ra matio, (from the Fr. Faonner) A Fawning or bringing forth Young, as Deer do Fawns. Charta

Errefta, cap. S.

Fannatum frumentum, Wheat or Bread-Corn clean'd up or fann'd with a Wind-Fan or Knee-· Cellerarius Mon. Wigorniæ recibiet in septimana decem sextarios frumenti Fannatos, & decem mittas brassi. Mon. Angl. tom. 1. p. 136.

farandman, (from the Sax. Faran, to Travel) According to the Interpretation of Skene de verbor. Signif. is a Merchant-Stranger, to whom, by the Laws of Scotland, Justice ought to be done with all Expedition, that his Buliness or Journey be not hindred.

fardel of Land (Fardella terra) Is according to some Authors, the fourth Part of a Tard-land; yet Noy in his Complete Lawyer, pag. 57. will have two Fardels of Land make a Nook, and four Nooks

make a Yard-land.

fardungedeal, (Sax. Feord, i. e. quarta, and Del, or Dole, pars) alias farundel of Land, Quadrantata terre, fignificath the fourth Part of an Acre, Crom. Jur. fol. 220. Quadrantata terra is read in Reg. Orig. fol. 1. b. where you have Denariata & Obolata, Solidata & Librata terra, which probably must arise in Proportion of Quantity, as an Halfpenny, Penny, Shilling, Pound, rife in Value or Estimation; then must Obolata be half an Acre, Denariata an Acre, Solidata twelve Acres, and Librata twelve Score Acres: And yet I find Visital Physics and Vi ginti libratas terra vel redditus. Reg. Orig. fol. 94. and fol. 248. whereby it seemeth, that Librata terra is so much as yieldeth twenty Shillings per annum, and centum folidatas terrarum, tenementorum So reddituum, fol. 149. And in F. N. B. fol. 87. are these Words, Viginti libratas terra vel redditus, which argueth it to be so much Lands as yields twenty Shillings per ann. see Furlong. Others hold Obolata terra to be but half a Perch, and Denariata a Perch. See Spelm. Gloss. verbo Obolata terræ, Sciatis, &c. me R. de J. dedisse Medietatem unius Feorwardel terre, de meo Dominio, &c. Mon. Angl. 2 par. fol. 913. b. At Monkland in Herefordshire, they call it a Verndal of Land.

fatburg, or farthing of Goto, Seemeth to be a Coin used in ancient Times, containing in Value the fourth Part of a Noble, viz twenty Pence in Silver, and in Weight the fixth Part of One of Cold, the interface of the Silver in the sixth Part of the Silver an Ounce of Gold; that is, of five Shillings in Silver. This Word is used 9 H. 5. cap. 7. thus, Item, That the king do to be ordained good and ruft Weight of the Molle, hale Moble, and Farthing of Gold, with the Rates necessary to the lame for every City, &c. By which Place it plainly appeareth to have been a Coin, as well as the Noble and half Noble. Knighton, in the Year 1345, faith, Eodem anno nobile & obolus & Ferthing de auro coeperant florere in Anglia.

fare Signifies a Voyage or Passage, or according as we now use it, Money paid for passing by Water. 2 & 3 P. & M. cab. 16.

Farmagium,-- Et quod de catero Molendinarius non capiat Farinagium, & c. Ordina-tiones Justin. in insula de Jersey, 17 Edw. 2. It seems to signify Toll of Meal or Flower.

farler, or farleu, In the Manor of West Slapton in Com. Devon. if any Tenant die possessed of a Cottage, he is by the Custom to pay to the Lord Six-pence for a Farley; which I suppose may be in Lieu of a Heriot: For in some Manors Westward, they diffinguish Farlen to be the best Good, as Heriot is the best Beast, payable at the Tenant's Death.

Farlingarii, Whoremongers, Adulterers, from to bring it in, at which Day if he fails, or brings the Sax. Forliegean, Fornicari

Farmarium, i. e. a Mill, ubi ex frumento mixto

farina conficitur.

farm, Sec Ferme, from the Sax. Feorm, i. e. Food, and this from Feorman, i. e. to feed. the Laws of Canutus, in 67. Fearm, Mr. Lambard renders victum, fo reddere firmam unius noctis, and reddebat unum diem de firma, is so much Provision for a Night and a Day; for about the Time of William the Conqueror, the Rents were referved in Provisions, which was altered by H. 1. It is usually the chief Messuage in a Village or Town, whereto belongs great Demeans of all Sorts, and hath been used for Term of Life, Years, at Will. The Rent referved upon fuch a Leafe, is called Farm, and the Tenant or Lessee Farmor. See Ferme, and Spelm. Gloff. verbo Firma.

farthing, in Sax. Feorthling, was the fourth Part of a Saxon Penny, and frequently in Use a-

mong them. See Penny.

farthing of Land, (Sax. Feordling) Seems to be a great Quantity, and differs much from Farding-deal; for in a Book of Survey of the Manor of West-Slapton in Com. Devon, there is an Entry West-Stapton in Com. Devoit, there is an Entry thus made, A. B. holds fix Farthings of Lands at 126 l. per annum. See Fardel and Farding-deal. Farthing always imported the fourth Part. And therefore Quarter-Rials, or Pieces of Gold that

thorico fasmate in propriam vertit linguam volumina. Du Cange.

fe Mus, A Fagot, Fr. Faiffeau. - Conceffit Abbati dues fasses dersales ramorum grossorum besci ip-

fius. Mon. Angl. tom. 2. p. 238.

Falls man , i. e. Pledges, from the Sax. Faft, firmus, and Man, homo. De emptionibus sine fidejustionibus quod Anglice vocant Fastermannes. Leg. Edw.

Confessor. cap. 33.

or Matt, Is a great wooden Vessel, which among Brewers and Malsters is ordinarily used at this Day to measure Malt by for Expedition, containing eight Bushels, or a Quarter, mentioned 1 H. 5. cap. 10. 11 H. 6. cap. 8. It is also a leaden Pan or Vessel for the Making of Salt at Droitwib in the County of Wercester, whereof the feveral Owners or Proprietors do claim Estates of Inheritance and Burgess-ship. Also a great brewing Vessel used by all Brewers to run their Wort into.

Hallhwit, (LL. Hen. 1. cap. 70.) perhaps the within the Dutchy. same with the Sax. Fenth-vode, i. e. Factionum feu

inimicitiarum multta seu compensatio. Fatus mulier, A Whore. Cum quadam fatua muliere nudus in letto cum nuda extitit deprehensus.

Fauto18, 16 R. 2. cap. 5. Are Favorers, Sup-

porters or Abettors.

an Action is brought against one, who pleads any you my Lord R. that I R. F. from this Day forth unto Matter of Record, and avers to prove it by Re- you shall be true and faithful, and shall own you cord: And the Plaintiff saith, Nul tiel Record, Fealty for the Land which I hold of you in Villenage, whereupon the Defendant hath a Day given him and shall be justified by you both in Body and Goods;

in fuch a one as is no Bar to this Action; this i said to be a Failure of Record, &c. Terms de la Ley,

fraptour, Seemeth to be a French Word antifaptolit, Seemeth to be a French Word anti-quated, or something traduced; for the modern French Wo d is Faiser, that is, Fattor: It is used in the old Statute, 7 R. 2. cap. 5. and in the evil Part, signifying a bad Doer. It may not impro-perly be interpreted an idle Liver, taken from Faitardise, which fignifies a Kind of Numness or sleepy Disease, proceeding of too much Sluggish-ness, which the Latins call Veternus; for in the said Statute it seemeth to be a Synonymon with Vagabond.

feal, The Tenants by Knights-Service did fwear to their Lord to be feal and leal, i. e. faithful and loyal. See Spelman of Parliaments, pag.

fealty, Fidelitas, Cometh of the French Feaulte, that is Fides, and fignifieth in our Common Law an Oath, taken at the Admittance of every Tenant, to be true to the Lord, of whom he holdeth his Land: And he that holdeth Land by this only Oath, holdeth in the freest Manner that any Man in England under the King may hold: Because all with us that have Fee, hold per fidem & fiduciam, that is, by Fealty at the least. Smith de Repub. Angl. lib. 3. cap. 8. For Fipassed for two Shillings six Pence the 1001th 1 and of a Rial current at ten Shillings, were called fis, 320. num. 4. And Mattheus as almost a Rial-Farthings in an Indenture of the Mint. 1 Hen. fis, 320. num. 4. pag. 465. saith, That Fidelitas 6.

The same with Farding-deal.

The same with Farding-deal. may read well exprest by Zasius, in his Tractate de feudis, part 7. num. 15, 16. which is worth the Comparing with the usual Oath taken here in England. This Fealty is also used in other Nations, as the Lombards and Burgundians. Caffanau de consuet. Burgund. pag. 419, 420. And indeed the very Creation of this Tenure, as it grew from the Love of the Lord toward his Followers, fo did it bind the Tenant to Fidelity, as appeared by the whole Course of the Feods, and the Breach thereof is the Loss of the Fee. Duarenus in Commentariis feudorum, cap 15. num. 4. & fequer. Antonius Contius in methodo feudorum, cap. quibus modis feudum amittitur. Hotoman in his Commentaries de verbis feudalibus, sheweth a double Fealty, one general, to be performed by every Subject to his Prince; the other special, required only of fuch as in respect of their Fee are tied by this Oath to their Landlords: We may read of both in the Grand Custumary of Normandy, being of Course performed to the Duke by all restant within the Durchy. This Fealty special is a. mong us performed either by Freemen or Villains. The Form of both see in Anno 14 E. 1. Stat. 2. in these Words, When a Freeman shall do Fealty muliere nudus in letto cum nuda extitit deprehensus.

Du Fresne.

faustrum, A Faucet, a musical Pipe or Flute.

Gramum tamen & decentum, faustrum & Dieser be to you faithful and true, and shall be own my Fealty to you, for the Land that I hold of Fipeth omnino in divino officio omnibus nostrus utviusque that I lought to do to you at the Terms assigned: So help 17.1.

Fautus, 16 R. 2. cat. 5. Are Favorers. Supplessor has been been supplessor to his Lord, he shall had right hold in hold in fauture, and shall had been you faithful and true, and shall be to you faithful and true, and shall be faithful do you the Customs and Services fexus interdictions. Regul. Ordinis de Sempringham.

Faithful 18 R. 2. cat. 5. Are Favorers. Supplessor had been been been supplessor to his Lord, he shall had not had letter and shall his Saints. And shall kits the faithful supplessor had been supp Book, but he shall not kneel. When a Villain shall do Fealty to his Lord, he shall hold his failing of hictorn, Fayler de Record, Is, when right Hand over the Book, and fay thus, Hear

fol. 302. a. Fidelitas (saith Spelman) est fidei, obfequii & fervitii ligamen, quo generaliter subditus Regi, particulariter Vasfallus, domino astringitur.

It is usually mentioned with Homage, but it dif-fers from it; for Homage confists in the Taking an Oath when the Tenant comes to his Land, and is done but once, and so is the Oath of Fealty, but that is an Obligation which is permanent, and binds for ever. These differ also in Manner of binds for ever. These differ also in Manner of the Solemnity, for the Oath of Homage is taken by the Tenant kneeling, but that of Fealty is taken standing, and includes fix Things, which are comprised in these Words, Incolume, tutum, utile, bonestum, facile, possibile; Incolume, that he do no bodily Injury to the Lord; Tutum, that he do him no secret Injury in any Thing which is for his Defence, as in his House or Castle; Honefum, that he do him no Injury in his Reputa-tion; Utile, that he do not damage him in his Possessing in the possessing him in his easy and not difficult for the Lord to do any good, which otherwise he might do, nor make that impossible to be done which before was in his Power to do: All which is likewise comprised in Leg. H. 1. cap. 5. Omnis homo fidem det Domino suo de vita & membris suis & terreno honore & observatione consilii sui per honestum & utile, side dei salva & terra principis salva.

ffealts. See Dedicare and Dedication.

Sed rursum redeamus in atria, conspice cursum Impositas longis duplicato tegmine Cellas Porticibus, metanda bonis habitacula digne, Quos huc ad Sancti justum Falicis honorem Duxerit orandi studium, non cura bibendi:

For at first they annually came to pray to the Saint to whom the Church was dedicated, but afterwards only to eat and drink, and exercise themselves in Sports.

fee. Feudum vel feodum, Cometh of the French Word Fief, i. predium beneficiarium, vel res clientelaris, and is used in our Common Law to signify divers Things: As first, all those Lands which we hold the same, and take the Profits thereof hereditaby perpetual Right, as Hotoman well noteth verbo Feodum, de verbis feudalibus. Our ancient Lawyers have not expressed what they fully meant by it, but only say, that by this Name go all Lands and Tenements that are held by any Ac-Knowledgment of Superiority to a higher Lord. worthy to be known; but we divide them only They that write of this Subject, divide all Lands into Fee abfoliate, otherwise termed Fee-simple; and and Tenements where a Man hath a perpetual Fee conditional, otherwise called Fee-tail. Fee-simple, Estate to him and his Heirs, &P.c. into Allodium, feedum simplex, is that of which we are serifed in &P feudum. 1. Allodium they define to be every these general Words, To Us and Our Heirs for Man's own Land, &P.c. which he possessed the receiver of in his own Right, without Acknowledgment of any Service, or Payment of any Rent to another; and this is a Property in the highest Dethis Fee-tail is either general or special: General is,

So help me God, and all his Saints. See Reg. Orig. Money; yet is the Land of such a Nature, that it cannot come to any either by Descent or Purchase, but with the Burthen that was laid upon him, who had Novel Fee, or first of all received it as a Benefit from his Lord to him and to all fuch to whom it might descend, or any Way be conveyed from him. So that in Truth no Man hath directum Dominium, the very Property or Demain in any Land, but only the Prince in the Right of his Crown. Camb. Brit. pag. 93. For though he that hath Fee, hath jus perpetuum & utile Dominium, yet he oweth a Duty for it, and therefore it is not fimply his own; which Thing, I take those Words, that we use for the expresfing of our deepeft Rights in any Lands or Tenements, to import: For he that can fay most of his Estate, says thus, I am feifed of this or that Land or Tenement in my Demain as of Fcc, Seifitus inde in Dominio meo ut de fecdo, and that is as much as if he faid, it is my Demain or proper Land after a Sort, became it is to me and my Heirs for ever; yet not fimply mine, because I hold it in the Nature of a Benefit from another. Yet the Statute of 37 H. 8. 16. useth these Words of Lands invested in the Crown; but it proceedeth from the not knowing the Nature of this Word Fee; for Fee cannot be without Fealty sworn to a Superior, as you may read partly in the Word Fealty, but more at large in those that write de feudis, and in particular Hotoman both in his Commentaries and Disputations. And Note, that Land, &c. with us is termed Fee in two Respects, one as it belongeth to us and our Heirs for ever, the other as it holdeth of another. Britton, cap. 23. defineth it thus; Fee is a Right con-fifting in the Person of the true Heir, or of some other that by just Title hath purchased it. Fleta saith, Feudum est quod quis tenet ex quacunque causa sibi & baredibus suis, sive sit tenementum sive reditu qui non proveniunt ex camera, & alio modo dicitur feu-dum, ficut ejus qui feoffant, & quod quis tenet ab alio ficus, Item sciendum est quad quatuar virgata terra
ficus dicitur, talis tenet de tali tot feuda per servicium
ficus dicitur, talis tenet de tali tot feuda per servicium
ficus dicitur, talis tenet de tali tot feuda per servicium
militare. Lib. 5. cap. 5. scet. seudum autem. And
terra, in quibus seminabunt novem Trugas frumenti,
qua vocatur Feda. Liber niger Heres. fol. 53.
fice, Feudum vel feedum, Cometh of the French
Nord Field and interest fol. 55.
fice, Feudum vel feedum, Cometh of the French
Nord Field and interest fol. 55.
fice, Feudum vel feedum, Cometh of the French A Feud is a Right which the Vassal hath in Land or fome immoveable Thing of his Lord's, to use rily, rendring unto his Lord such feudal Duties and Services as belong to military Tenure, the mere Propriety of the Soil always remaining to the Lord. Spelman of Feuds, cap. 1. The Divisions of Fee in divers Respects are many, and worthy to be known; but we divide them only Fee conditional, otherwise called Fee-tail. Fee-simple, gree. 2. Feadum is that which we hold by the where Land is given to a Man and the Heirs of Benefit of another, and in the Name whereof his Body; the Reason whereof is given by Lit-Bencht of alonder, and in the Name whereon ins Body; the Acaion whereon is given by Larwe owe Service, or pay Rent, or both, to a furthern, lib. 1. cap. 2. because a Man seised of Land
perior Lord: And all our Land here in England
the Crown-Lands being in the King's own Hands,
in the Right of his Crown excepted) is in the
Rature of Feudum or Fee; for though many have
Land by Descent from their Ancestors, and others have dearly purchased Land with their

and the Heirs of their two Bodies. The Reason
is

is given likewise by Littleton in the same Place, his Demesses because in this Case the Wife dying without Is- serve, that We fue, and he marrying another by whom he hath Iffue; this Iffue cannot inherit the Land, being specially given to such Heirs, &c. This Fee-tail hath the Original from the Statute of Westm. 2. cap. 1. made 13 E. 1. Yet see Bratton, lib. 2. cap. 5. num. 3. in his verbis, Item quadam abfoluta & larga, & quadam fritta & coartiata facut certis haredibus. To whom add Plowden, fol. 235. Willion's Cafe; for before that Statute, all Land given to a Man and his Heirs, either general or special, was accounted in the Nature of a Fee; and therefore held to be fo firmly in him to whom it was given, that any Limitation notwithstanding, he might alien, and sell it at his Pleasure, much like that which the Civilians call Nudum praceptum, binding rather by Counfel and Advice, than Compulsion or Restraint. But this seeming unreasonable to the Wisdom of our Realm, that a Man meaning well to this or that Posterity of himself, or his Friends, might be forthwith deceived of his Intention; the faid Statute was made for Redress of that Inconvenience, whereby it is ordained, That if a Man give Lands in Fee, limiting the Heir, to whom it shall descend, with a Reversion to himself or his Heirs, for Default, &c. that the Form and true Meaning of his Gift shall be observed : He then that hath Fee, holdeth of another by fome Duty or another, which is called and of this Service, and the Diversity Service; and of this Service, and the Divernity thereof, fee Chivalry and Service. Secondly, This Word Fee is sometimes used with us for the Compass or Circuit of a Manor or Lordship. Bracton, lib. 2. cap. 5. In eadem villa & de eodem feodo. Thirdly, It is used for a perpetual Right incorporeal, as to have the Keeping of Prisons in Fee. Old Nat. Brev. fol. 41. Foser in Fee, eed. fol. 6. Rent granted in Fee, eed. fol. 8. Sheriff in Fee, 28 E. I. Stat. 3. eap. 8. Lastly, It is taken for a Reward or Wages given to one for the Execution of the Company of the Execution of the Company of the Execution of the Executi on of his Office, as the Fee of a Forester, of a Keeper of a Park, or of a Sheriff for serving an Execution, limited by 20 Eliz. cap. 4. And also for that Confideration given a Serjeant at Law or Counfellor, or a Physician, for their Counfell and Advice in their Profession, which, as it is well observed by Sir John Davis, in his Preface to his Reports, is not properly Merces, but Honorarium; yet in the Law Language it is called a Fee.

Fec. Erpectant Is by the Feud fts termed feudum expectativum, or expectativa substantively used. Matthaus de afflittis discis. 292. nu. 2. pag. 417. Sec

Expectant.

FREE Farm, Feudi firma, Is a compound of Fee, and ferme, predium, and fignificth in a legal Sense Land held of another in Fee, that is, in Perpetuity to himfelf and his Heir, for so much yearly Rent as it is reasonably worth, more or less, so it be the fourth Part of the Worth, (Old Tenures. See Expetition of the Statute of Gloucetter, Anno 6 E. t.) without Homage, Fealty, or other Services, other than be specially comprifed in the Feoffment; but by Fitzherbert in his Nat. Brev. fol. 210. it seemeth, that the third Part of the Value may be appointed for the Rent, or the Finding of a Chaplain to fing Divine Service, &c. And the Nature of it is thus, that if the Rent be behind and unpaid for the Space of two Years, then the Feotfor, or his Heirs, have an Action to recover the Lands as

Britton, cap. 66. num. 4. But obferve, that West in his Symbol, part 1. lib. 2. fest. 463, fays that the Footment may contain Services and Suit of Court, as well as Rent. And in Terms de la Ley, that Fee-farm oweth Fealty, tho' not expressed in the Feosfment, for that Fealty belongeth to all Kind of Tenures; this is near the Nature of that which, among the Civilians, is called Ager Vectigalis, qui in perpetuum licetur i. bac lege, ut quamdiu pro eo Vectigal pendatur, tamdiu neque ipsis qui conduxerunt, neque iis qui in locum eoium successevunt, auferri eum liceat. The Fee farm Rents remaining to the Kings of England from their ancient Demesnes, were many of them alienated from the Crown in the Reign of King Charles II. But how doubtful Men are of the Title to Alienations of any Nature, is evident from this, that whilst these Rents were exposed to Sale for Ready Money, scarce any would deal for them, and they remained unfold, till the Method of doubling Orders did a little help; but that which made Men carnest indeed to buy them, was the Stop upon some of his Majesties other Payments, which made Men to resort to this as the most eligible in that Conjuncture. Vid. Reasonable Defence of Seasonable Discourse, p.

feed alias Feut, Feida alias fayda, Signifieth in the German Tongue, Guerram, that is, Capitales in micitias. Hotoman Disput. De seudis, cap. 2. Lamb. in his Exposition of Saxon Words, writes it Feeth, and faith likewise, that it denotes Capitales inimicitias: And also that Feed now used in Scotland, and in the North Parts of England, is the fame, that is, a Combination of Kindred, to revenge the Death of any of their Blood against the Killer, and all his Race. See Skene de ver-

bor. Signif. verbo Affidatio.

ffeifus, A small Bundel, an Armful .-Omnes isti debent prata Domini falcare, levare & car-riare, & babebunt unum multonem & unum caseum, & quilibet babebit unum Feisum de herba, & omnes homines villa debent finguli dimidiam acram metere. Cartular. Abbat. Glaston. MS. f. 40. a.

felagus, (quast fide cum eo ligatus) A Compa-nion, but particularly a Friend who was bound in the Decennary for the good Behaviour of another. So in Legibus Inc., cap. 15. 'tis faid, if the Murderer could not be found, &c. the Parents of the Deceased should have fix Marks, and the King forty; if he had no Parents, then the Lord should have it : Et si dominium non biberet, Felagus ejus.

So in cap. 35. where a Man hath Liberty to dispose his Arms by his last Will to his Heirs; and if he had none, then the Lord flould have them, if no Lord, then Felagus suus, if he had any such, but if none, then to the King. See LL. W. per H. Hunt. MS. fol. 199.

ffeld is a Saxon Word, and fignifies a Field, and therefore, Feld Cyric is a Country-Church, Feld Huse is a Tent: In its Compound it fignifies Wild, as Feld Huming is wild Honey, Feld Alynt, is wild Mint, Sec.

fele Momages, i. e. faithful Subjects, from the Sax. Fay, i. e. Files.

Felo de le is he that commits Felony by murdering himself. See Crom. Fusiie of P. fol. 28. and Lamb. Eiren. lib. 2. cap. 7. The Saxons called him Self-bana, Self-bane.

felour, Felonia, Seemeth to come of the the Forest-Laws, fol. 5. saith, That the Ferremonth French Felonia, (i.) impetuositas. Felonia, saith Hohath always been kept with Watch and Ward in loman, de verbis seudablihus, non contumaciam vassair every Bailiwick through the whole Forest since it in Dominum, bujusve in Vassairum persolam signistic the Time of Canutus. Manawood's Forest Laws, ma, Tit. de Feudis, and others write of it thus, Theft, killing of a Man's Self, Sodomy, Rape, Nativity of St. wilful burning of Houses, and luch like, which Stat. 1. c. 19. are to be collected out of the Statutes, which have made many Offences Felony that before were not. Felony is differenced from lighter Offences in this, that the Punishment thereof is Death, yet not in all Cases: For Petit Larceny, which is the Stealing of any Thing under the Value of twelve Pence, is Felony, as appeareth by Broke Tit. Coron. num. 2. his reason is, because the Indictment against such a one must have these Words, Felonice Cepit; and yet this is not punishother Exception I know not, but that a Man may call that Felory, which is under Petit Treafon, and punished by Death. Before the Reign of H. 1. Felonies were punished by pecuniary Fines; H. 1. Felomes were punished by peculiary times; but he was the first that ordered Feloms to be hang'd, viz. about the Year 1108. Of Felonies there may be reckoned two Sorts, one lighter, that for the first Time may have the Benefit of the Clergy, another that may not. And these you may learn to know from the Statutes; for Clergy is allowed, where it is not expressly taken was to the read that the control of the read Statutes is control to the read that the control of the read Statutes in or the life to the read that the same tha away. Of this read Staunds. pl. cor. lib. 1. from the End of the fecond Chapter to the thirty-ninth, End of the lecond Chapter to the thirty-ninth, and the Statutes. See also Lambard's Juffice of Peace, lib. 2. cap. 7. in a Table drawn for that Purpose. And also lib. 4. cap. 4. pag. 404. And Cromp. Juffice of Peace, fol. 32, &c. Felony is also punish by Loss of Lands not entailed, and Goods and Chattels as well real as personal; and yet by the 37 H. 8. cap. 6. a Difference is made in some Cases touching Land. This Offence ordinarily worketh Corruption of Blood, unless exprefly provided against by Statute, as 39 Elizaba, 17. How many ways Felony may be committed, see Termes de la Ley, p. 357, 358. and Spelm. Glossay, and Mr. Kenner's Glossay, in Felonia.

geltrum, A Course Hat, a Felt. See Filtrum Feme-Cobert Is a married Woman, who is also said to be under Covert-Baron, 27 Eliz. 3.
frmella, i. e. a Woman. 'Tis mentioned in

Fleta, lib. 2. c. 1. p 17. De Femellis nubilibus mari-

tos competentes refutantibus, &c.

fince month, Mensis vetitus, Is a Month where in it is unlawful to hunt in the Forest, because in that Time the Female Deer do fawn. It being always fifteen Days before Midfummer, according to the Charter of the Forest, viz. In initio quindecim dierum ante sessum Sancti Johannis Bap-tistæ, quando Acistatores nostri conveniunt pro seonati-one bestiarum nostrarum; and it doth end sisteen Days after Midsummer, which is upon St. Cyril's Day: And here observe, That every common Month is but twenty-eight Days, but the Fencemonth is thirty.one Days, Affifa Forefte de Pickering, fol. 20. Serjeant Fleetwood in his Collection of

cat, verum quodvis capitale facinus. And again, 1clonia Cothis & Longobardis dicitar quod Germanis
do call this Month, The Defence-month, because then
bodie Schelmarey, Latinis Scelus. Sir Edward
Coke says, Ideo dista eff felonia, quia fieri debet
felleo animo. lib. 4. f. 124. Hosteris in sua sua.
Tit. de Feudis, and others write of ir then There are also certain Defence months, or Scasons for Fish, as appears by Westin. 2. cap. 47. 13 E. 1. in these Words, All Waters where Salmons be Eff culpa vel injuria propter quam Vassallus amittit taken shall be in Defence for taking of Salmons from feudum, Sec. But we account any Offence Felother Nation of our Lady, unto St. Martin's Day, and ry, that is in Degree next Petit Treason, likewife that young Salmons shall not be taken nor detaken shall be in Defence for taking of Salmons from the Nativity of our Lady, unto St. Martin's Day, and ny, that is in Degree and comprise the divers Particulars, as Murder, froyed by Nets, &c. from the midst of April, to the Thest, killing of a Man's Self, Sodomy, Rape, Nativity of St. John Baptist. See also 13 R.2.

Francelo, A Tax or Imposition exacted for the Repelling of Enemies. MS. Antiq. See Flint-

frod, The Learned Sir Henry Spelman gives this Definition : A Feud is a Right which the Vaffal hath in Land, or fome immoveable Thing of his Lord's to use the same, and take the Profits thereof hereditarily: Rendring unto his Lord fuch feodal Duties and Services as belong to mi-litary Tenure, the meer Propriety of the Soil always remaining unto the Lord. Spelman of Feuds and Tenures, c. 1. Frodal, Feodalis vel feudalis, Of or belonging to

the Fee, Fee-farm, or Fee-fimple. An. 12 Car. 2.

freodalitas. Feodality or Fidelity paid to the Lord by his feodal Tenant. -- fecit fcodalitatem fuam, prout decet, dieto Domino. Cartular. Radings. MS.

ffeodary, ffeudaty or ffeudatory, Feudatarius, Was an Officer in the Court of Wards, appointed by the Mafter of that Court, by Virtue of the Statute 32 H. 8. cap. 46. to be present with the Escheator in every County at the finding of Offices, and to give in Evidence for the King as well for the Value as the Tenure: His Office also was to Survey the Lands of the Ward after the Office found, and to return the true Value thereof into Court; to assign Dower unto the King's Widow, to receive all the Rents of the Wards Lands within his Circuit, and to answer them to the Receiver of the Court. This Officer is mentioned 32 H. 8. cap. 46. and is wholly taken away by 12 Car. 2 cap. 24. And in some ancient Writings it appears, that Noblemen had their particular Feodaries. Humfrey Count de Staf-ford & de Perch Seigneur de Tunbridge & de Cauz, a nostre Feodier en le Counte de Warwick, &c. Saches que nous, &c. Dat. 17 H. 6. See Mr. Kennet's Glossary, in the Word Feedary.

Frontary, The Tenant who held his Estate by feodal Service. These Grantees to whom Lands in Feud or Fee were granted from a superior Lord, were called generally in our Latin Characters, Homines, Men or Homagers, and in some other Writings are termed Vasials, Feuds, and Feudataries. At the first Institution of Benefieia, or Fees, (as they were afterwards called) they were revocable at the Will of the Lord, Patron, or Donor, when he pleased. Afterward they were granted for a Year, and then for the Life of the Feudatory or Vassal, then in Process of Time they became successive to the Heirs Male, and by Degrees hereditary to the Female. See Dr.

Brady in his Gloffary, p. 39.

feoditas for Fidelitas, i. c. Fealty. 'Tis mentioned in Thorn, Anno 1281. Facit ei redditum, relevi-

um, Fcoditatem, setam Curia, &c. Jeodum Bilitis seu Bilitare, A Knight's Fee, which by vulgar Computation contained Fourhundred and eighty Acres, as Twenty-four Acres made a Virgate, four Virgates a Hide, and five Hides one Knight's Fee, for which the common Relief paid to the King or other Lord was One hundred Shillings. Yet no doubt, the Measure was uncertain, and differed with Times and Places Sec Mr. Kennet's Gloffary.

Feodum Laicinn, A Lay-Fee, or Land heldin

Fee, from a Lay-Lord by the common Services to which military Tenure was subjected; in Oppolition to the Ecclesiastical holding in Frank-almoigne discharged from those Burdens. See Mr.

Kennet's Gloffary.

De feotfamento veteri e novo, These Phrases began in the Reign of Hen. II. when those Knights or military Tenants who had been enfcoffed in any Fees or Parts of a Fee at or before the Death of King Henry I. were said tenere feoda de veteri Feoffamento. But those, who had been infeoffed in their Lands after the Death of the said King, were said tenere de novo Feof-

ffeofiment, Feoffamentum, By the Opinion of Sir Thomas Smith de Repub. Anglor. lib. 3. cap. 8. and West. part. 1. Symb. lib. 2. feet. 280. is descended from the Gothish Word Feudum, which we interpret Fee, and fignifieth donationem feudi: But (as the same West addeth) it signifieth in our Common Law any Gift or Grant of any Ho-nours, Caffles, Manors, Messuages, Lands or o-ther corporeal and immoveable Things of like Nature unto another in Fee-fimple, that is, to him and his Heirs for ever, by the Delivery of Scifin, and the Possession of the Thing given, whether the Gift be made by Deed or Writing: And when it is in Writing, it is called a Deed of Feoffment, and in every Feoffment the Giver is called the Feoffor, Feoffator, and he that receiveth by Virtue of the same, Feoffee, Feoffains. And Little-ton saith, That the proper Difference between a Feoffor and a Donor is, that the Feoffor giveth in Fee-simple, and the Donor in in Fee-toil. Lib. 1. c. 6. It is the ancient and most necessary Conveyance, because folemn and publick; and also because it cleareth all Disseins, Abatements, Intrusions, and other descaible Estates, where the Entry of the Feoffor is lawful, which neither Fine, Recovery, nor Bargain or Sale by Deed indented and inrolled doth. Ephron enfeotfed Abraham, Gen. 23. See Co. on Lit. lib. 1. cap. 1. ſe€ŧ. I.

froffoz and froffer, Feoffor, is he that infeoffs, or makes a Feoffment to another of Lands or Tenements in Fee-simple. And Feoffee is he that is infeoffed, or to whom the Feoffment is fo

made.

Frozm, Among our Saxon Ancestors, those who held the Outlands of the Lord or Thane, as customary Tenants, rendred unto him a certain Portion of Victuals and Things necessary for Hu-mane Life. This Rent or Retribution they called Feorm, which Word in the Saxon, fignified any Meat or Victuals. And though we have ever fince Hen. II. Time, changed this Refervation of Victuals into Money, yet in letting our Lands, we still retain the Name of Farms and Farmers. See Spelman of Feuds, chap. 7.

feozwendel a Quarter of an Acre, Medietatem unius Fcorwendel terra in eadem villa, & alterani medietatem quam Augerus tenet. From the Sax. Feorth, quartus. Mon. 2 Tom. p. 93. freta kegalis, i e. a Stag. Est autem Staggus

cervus cujus venatio regalis dicitur.

Pettebatque feram, puroque in fonte lavabat. Virgil. Æn. 8.

ferdella terræ Is ten Acres. See Virgata and

ferbenbel. See Farding-deal.
ferbenbel. See Farding-deal.
ferbette (from the Sax. Fyrd, exercitus, and
Fare, iter,) Significat quietantiam eunci in Exercitum. Fleta, lib. 1. cap. 47. — Et sin quieta
de Fictwite, Flectwite, & Ferdwite, & Hengewite, & Leirwite, &c. Charta 11 H. 3. m. 33. See Firdfare.

fferdingel, the fourth Part of a Yard-land, i. e. five Acres, or a fourth Part of a Plough-land.

Huic manerio pertinet consuetudo ista de Ferdingel 30

denar. Du Cange.

Ferdwit Significat quietantiam murdri in exercitu. Fleta, lib. 1. cap. 47. that is, to be quit of Murder committed in the Army, & fint quieti de Fistwite, Flistwite, & Ferdwite, & Hengwite, &

Leirwite, &c. Charta, 11 H. 3. m. 33.

Ferdwite was indeed a Fine or Mul& imposed for not going forth in a military Expedition, to which Duty all Persons who held Land, were in Necessity obliged. And therefore a Neglect or Omission of this common Service to the Publick was punished with a pecuniary Mul& of 120 s. called the Ferdwite; which Penalty was remitmitted, and Immunity from it granted by feveral Charters.

Fredwurth, alias Fredwurth, quaft Firdworth: A Man of that Age, that he might go into the Army: From the Sax. Fird, exercitus, and worth, dignus. See Faldwerth.

feretrum, a Coffin: Amici extrabunt mortuum deferentes in Feretrum. Leg. H. 1. cap. 36.

fferia fections, Monday, or the second Day of the Week. Feria tertia, Tuesday, and so on to Feria sexta, Saturday. Hence the Week-Days, as distinguished from Sunday, the Prosane from the Sacred, were called Dies Feriales, as in this Charter. - Nos Willielmus Prior Ecclesia Elyen' 😂 Conv. — - Concessimus Johanni Dounham Capellano Convo. — Contellimus fohanni Deunham capekano Scholam nostram Grammaticalium — sub banc conditione — ut celebrabit per tres dies seriales in capella Ellemosynaria nostra, & per alios tres dies seriales in capella S. Maria, diebus vero dominicis ubicunque voluerit celebrabit. — Dat. 28. Mart. A. D. 1448. — Ex Cartular. Eccl. Elyensis. MS. penes foh.

Epife. Norwic. f. 36.

feris, A Fair, at first occasioned by the Refort of People to the Feast of Dedication, and therefore in most Places the Fairs (by old Cuflom, not by later Grants) are on the fame Day with the Wake, or Festival of that Saint to whom the Church was dedicated, and for the same Reason kept in the Church-yard, till by Autho-rity restrained. See Mr. Kennet's Glossary, in Feria.

fferiæ, Furz, Sax. fyrs. mus per sacramentum quod non vidinus tempore Henrici & Richardi quondam Regum Anglia, quod aliquis redderet decimas de feriis aut degenestis aut de fossis ubi prius fuerint demandata. — Conventio facta apud Rhotomagum inter Clerum & Barones, A. D. 1205.

Fernal Dans, (Dies Feriales) Feria, (according capiend. Volis mandamus, &c. Claus. 30 Ed. 1. to the Latin Dictionary) fignifics Holy-days, or m. 18.

Days vacant from Labour and Pleading: But in ferming, A waste Place where Fern grows the Stat. 27 H. 6. c. 5. and in Fortefiu, de laudibus LL. Anglia, Ferial days are taken for Working Days; for S. Silvesser obtained, _____ Sabbati & Dominici dies nomine retento, reliquos hebdomada dies feriarum nomine distinctos, ut jam ante in Eccle-sia vocavi coperant, appellari. So that Ferial-Days are properly all the Days of the Week, except Saturday and Sunday.

Ferling Ferlingus, The fourth Part of a Penny, Quadrans. Quando quarterium frumenti vendi-tur pro 12. denar. tune panis Wastelli de Ferlingis ponderabit 5. lib. & 16. Sol. Affif. panis & cervif. 51 H. 3. Cambden in his Brit. Tit. Huntingdon fays, There were in this Borough four Ferlings, that is,

Quarters of Wards.

Ferlingsta terræ, and Ferlingus, the fourth Part of a Yard-Land. Decem acre faciunt unam Ferlingatam, 4 Firlingatæ oirgatam, 4 Virgata hidam, & 5 Hida feodum militare. Esc. 12 E. 2. n. 18 Ebor. In ancient Records is used both Perlingus & Ferdlingus terra. See Mon. Ang. 2. par. fol. 8. My Lord Coke tells us that Ferdlingus terra is the same as a Quarentine of Land, and that it contains thirty-two Acres. But I find a Quarentine is no more than forty Perches, which is but

one Acre. Du Cange.

frem or farm, Firma, Cometh of the French Ferme, predium, and fignificth with us House or Land, or both, taken either by Indenture of Lease, or Lease-parol. This in the North Parts is called a Tacke, in Lancashire a Form-holt, in Essex a Wike. We may conjecture, that both the French and English Word came from the Latin firmus; for I find locare ad firmum to fignify with others as much as to fet or let to Farm with us; the Reason whereof may be in respect of the sure Hold they have beyond Tenants at Will. Vide Vocabul. utriufque juris, verbo Afflictus. In the Terms of the Law it is derived from the Saxon Feormian, which fignifieth to feed or yield Victual. For in ancient Time the Refervations were as well in Victuals as Money: How many ways Farm is taken, see Plowden, fol. 195. Wriothesley's Case. Sec Feorm.

ffermary, an Hospital : Friars of the Fermary:

From the Sax. Feornie, Victus. Fermeholi. See Wyke.

fermisone, (from the Sax. Feorme, i. e. Food, or Feeding,) the Winter Scason of Deer, as Ten-pus Pinguedinis is the Summer Season. Quod idem Hugo & baredes sui de catero quolibet anno possunt ca-pere in predicto Parro (de Blore) unam damam in Fermisona inter Festum Sancti Martini & Purif. Beate Marie, & unum damum in Pinguedine inter Festum Sancta Crucis in Mayo & Festum S. Crucis in Septembr. imperpetuum : Ita quod qualemaunque besti-am temp ve Pinguedinis vel Fermisonæ bersaverint, vel cum pradictis canibus ceperint, illa bestia eis remanebit; & si sit in Fermisona allocabitur eis pro dama, mebit; © ji jit in Fringuedine, allocabitur eis pro damo, &c. Fin. Concor. in Curia Dom. Regis apud Litchfield coram Roger. de Turkilby, &c. inter Hugonem de Acovre quer. & Wil. de Aldetheley Deforc. Penes Will. Dugdale, Mil. See Tempus Pinguedinis.

Rex — dilecto Ric. Cassel custodi Manerii de Brustwyk salutem. Cum mittamus dilectum Vallettum nostrum Johannem de Fulham ad instantem Fermisonam in Parcis nostris ibidem, prout vobis & fibi melius ad opus nostrum fore videritis faciend.

Retentis Abbati Glastoniæ & ejusdem loci Conventui piscaria de fernigine & toto arundineto ejusdem Cartular. Abbat. Glaston. MS. fol. 536.

Ferramentum. Dedi autem potestatem dicto P. quod possit pradictum W. & haredes suos, vel quemcunque qui dictum molendinum tenuerit per Ferramenta dicti molendini, & per omnia averia sua, & per terras & tenementa pro pradicto redditu distringere, &c. Charta Gilb. Talbot Mil. sine dat. By Ferramenta are here meant the Iron Tools or Instruments of the Mill. Et reparare Ferramenta ad tres Carucas, i. e. The Iron Work of three Ploughs. Lib. niger Heref.

ferrandus, An Iron Colour attributed to Horfes, which we still call an Iron Grey. puer de foro veniens quasivit cujusmodi equum haberet ille Archidiaconi cliens, & cum audiret ferrandum, dixit fe quendam talem equitatum vidisse. Girald. Camb. apud Whartoni Angl. Sacr. P. 2. pag.

Ferruere, The shooing of Horses. See Bouche of Court.

Herschet, A Fare or Fare-foot, The customary Payment for a Passage over a River, or crossing a Ferry in a Ferry-Boat with Faring-Men, or Feres,

or Passengers.

ferspeken, To speak suddenly. Nemo potest de feudo Domini sui placitare sine eo, nec cogi debet rectum ejus ferspeken, (i. e. to speak suddenly,) nec ferspillam, (i. e. to give a hasty Account,) de omnibus causis communibus vel entendabilibus implacitetur aliquis, si petierit debet habere terminum requirendi & habendi Dominum suum. Leg. H. 1. c. 61.

Melta in Cappis Were some chief Holidays, in

which the whole Choir wore Caps. In Festis quæ in Cappis fiunt & maxime præcipuis. Vitæ Abbat.

S. Alban. p. 80, 83.

Festingmen, Ut illud Monasterium sit liberatum ab illis incommodis, qua nos Saxonica lingua Festingmen dicimus. Mon. Ang. 1. par. fol. 123. a.

The Saxon Festenmon signifies Fidejussor, a Pledge; so that to be free of Festingmen, in all Probability is to be free of Frank-Pledge, and not to he bound for any Man's forth-coming, who should transgress the Law.

Festing-Penne, Earnest given to Servants when hired or retained, is so called in some Northern Parts of England, and in others it is termed Arles Penny, from the Saxon Fastinian, to fasten or

confirm.

Festum Properly signifies a Feast, but it is usually taken for a General Court which was Thus we read in our Historians, that in such a Year the King kept his Christmas at Winchester, co. that is, he kept a Court there at that Time, viz. Rex apud Winton maximum Festum & Convivium celebravit, tempore Natalis Domini, convocatis ibidem Principibus & Baronibus totius Regni.

Beffum S. Michaelts Is that Day in which the Christians fought with the Infidels, and obtained a Victory by the Help of St. Michael, now

called Michaelmas-Day. Festium natibitatie B. Mariæ Was thus instituted, viz. A melancholy Man, who led an holy Life, did every Year hear the melodious Harmony of Angels in Heaven: At which being wonderfully furprized, and being one Day very ear-

nest in Prayer, an Angel told him that on that Day the Virgin Mary was born; and because the Day of her Birth was not known on Earth, therefore it was celebrated by the Angels. This being told to the Church, that Day was after-wards fet apart to commemorate her Birth. Ho

nor. Augustud. Lib. 3. cap. 16.

feut, or feet, (Feida, alias Faida,) fignifics in the German Tongue Guerram, i. e. Bellum. Lambard writes it Feeth, and faith it fignifies Capitales inimicitias. Feud is used in Scotland, and the North of England, for a Combination of Kindred to Revenge the Death of any of their Blood against the Killer, and all his Race, or any other great Enemy. See Skene, verbo Affidatio, and 43 El. cap. 13.

frudal. See Feodal.

Feudarp. See Feedary. Freud bote Is a Recompence for engaging in a Feud or Faction, and the contingent Damages ; it having been the Cultom of ancient Times, for all the Kindred to engage in the Kiniman's Quarrel; according to that of Tacitus, De moribus Germanorum, suscipere tam inimicitias seu patris, seu propinqui, quam amicitias necesse eft.

Heugera. Inter antiquas consuetudines Abbatic de Santio Edmundo. — Tota pastura bruera de Herdwyk pertinet ad Cellerarium, ut nullus possiti ibidem pascere neque aliud quid sacere aliquo tempore anni sine licentia Cellerarii, prater seugeram bruera qua pertinet ad tenentes de Herdwyke. Cartular. Edmundi MS. f. 328.

Feugreium, and frugerium, (from the Fr. Fougiere, i. e. Fern.) Et de omnimodo Aifamento Bruerii, Quarrerii, Turbarii, Juncii, & Feugerii ad domos suas cooperiendas, &c. Mon. Angl. 2 Part. fol. 610. b. Common of Feuger, i. e. Fern, for one's Use. See Fugerium.

Fictale, Fildale and Filkbale. Bratton, lib. 3. fol. 117. A Compotation or Entertainment made for Gain by Bailiffs to those of their Hundreds, or rather according to Co. 4. Inft. fol. 307. An Extortion colore compotationis. See

Scotale.

fittbita, a Sort of Payment anciently used in England; but of how much non conftat. Et nolo ut aliqua Fightwita vel Mambota condonatur. Leg. Edm. cap. 3.

firem mentiri, i.e. when a Tenant doth not keep that Fealty which he hath fworn to the Lord. Galf. Monmouth, lib. S. cap. 2. Huntingdon,

pag. 390. Leg. H. 1. cap. 53.
Fieri factas Is a Writ Judicial, that lieth at all Times within the Year and Day, for him that hath recovered in an Action of Debt or Damages, to the Sheriff, to command him to levy the Debt or the Damages of his Goods against whom the Recovery was had. This Writ had Beginning from Westm. 2. c. 18. Anno 13 E. 1. See Old Nat. Brev. f. 152. See also great Diversity there-of in the Table of the Register Judicial, verbo Fieri facias. See also Scire facias, and Title Exe-

frieria, Feria, A Fair, In a Charter of Alan de Creoun, granted to the Monks of Croyland. -Praterea concedimus eis decimam denariorum de fieria nostra de Botulfston. - Petr. Blesen. Contin. Hist.

Croyland, p. 126.

fiffelt, Epifcopus Heref, quietus est de Stretward, Hundredseb, Wardseb, Reyingpein & Fissen franco plegio. Buttersield's Survey, s. 246. Quere.

fiffuls, a certain Measure of Corn; but of how much non conftat. Et in eifdem festivitatibus singulos Fuffuls de frumento ad wastellos de granario. Monast. 1 Tom. p. 149. Habere debent Monachi sin-

gulos Fuffuls de granario ad wastallos. Ibid.

fitteenth, Decima quinta, Is a Tribute or Imposition of Money laid upon a City, Borough, or other Town, through the Realm; not by the Pole, or upon this or that Man, but in general upon the whole City or Town, and so called, be-cause it amounted to a Fifteenth Part of that which the City or Town hath been valued at of old; or to a Fifteenth Part of every Man's Goods and perfonal Estate, according to a reasonable Valuation. This is now imposed by Parliament, and every Town through the Realm knoweth what a Fifteenth for themselves doth amount to, because it is perpetually the same. Whereas the Subsidy, which is raised of every particular Man's Lands or Goods, must needs be uncertain, because the Estate of several Men is uncertain. And in that regard, a Fifteenth feems to be a Rate anciently laid upon every Town, according to the Landor Circuit belonging to it: Whereof Cambden in his Brit. makes frequent Mention, particularly pag. 168. of Wells in Somersetshire, thus, Quo tempore ut testatur censualis Anglia liber, Episcopus insum oppidum tenuit, quod pro quinquaginta hidis geldavit. And pag. 172. Of Bath, Geldabat pro viginti hidis, quanor Salisbury, pro quinquaginta hidis geldabat. And these Rates were taken out of Domesday-Bock in the Exchequer. So that in old Time this seemed to be a yearly Tribute in Certainty; whereas now, though the Rate be certain, yet it is not levied but by Parliament. See Tax and Quinzime.

Fightwite, A Saxon Word, fignifying a Mula of 120 Shillings, for making a Quarrel to the Difturbance of the Peace. So that Fightwite is truly forisfactura pugna, Mulcta ob commissam pugnam in perturbationem pacis. In exercitu Regis 120 Sol. luebatur Fightwita, i. e. Forisfactura pugne. MS.

Codex.

Filacer, Filazarius, Possibly derived from the Latin filum, a Thread, is an Officer in the Common Pleas (so called) because he files those Writs whereupon he makes Process. There are Fourteen of them in their feveral Divisions and Counties, they make out all original Process, as well real as personal and mixt; and in Actions meerly personal, where the Defendants be returned or summoned, there goeth out the Distress infinite until Appearance; if he be returned Nibil, there Process of Capias infinite, if the Plaintiff will; or after the third Capias, the Plaintiff may go to the Exigenter of the Shire, where his Original is grounded, and have an Exigent or Proclamation made. Also the Filacer maketh all Sorts of Writs of View, in Causes where the View is pray'd; and upon all Replevins or Reordare's, Writs of returno habendo, Second Deliverance, and Withernam. They enter all Appearances and special Rails upon any Process made by them. They thernam. They enter an appearances and special Bails upon any Process made by them. They make the first Scire facial upon special Bails; Writs of Habeas Corpus, Distringas Nuper vice omittem vel Ballicum and Duces tecum, and all Superfedents. as upon special Bail, or otherwise; Writs of Habeas corpus cum causa upon the Sheriff's Return, that the Defendant is detained with other Actions; Writs of Adjournment of a Term, in case of Pestilence, War, or publick Disturbance, and

(until an Order of that Court made 14 Fac. which limited the Filacers to all Matters and Proceedings before Appearance, and the Protonotaries to all after) did enter Declarations, Imparlances, Judgments and Pleas, whereunto a Scr-jeant's Hand was not requifite; and made out Writs of Execution, and divers other Judicial Writs after Appearance. And in the King's Bench of later Times, there have been Filacers who make Process upon original Writs returnable in that Court, upon Actions contra pacem. The Filacers of the Common Pleas having been Officers of that Court before the Statute of 10 H. 6. cap. 4. wherein they are mentioned.

Filacium, The File or Thread upon which

ture, were called Filacers.

Coke's 4 Inst. fol. 307. an Extortion Colore Compo-adeo ut neutra pars litigantium ab eo de catero poterit tationis. The true Word is Fild-ale, Quod Compo-vecedere. And Bracton, lib. 5. cap. 28. num. 7. thus,

Tationen in Campis fignificat. See Scotale.

File, Filacium, Is a Thread or Wire, whereon Writs and other Exhibits in Courts and Offices are filed, for the more safe Keeping of them. File also fignifies Attaint ; from the Sax. Fylan, inqui-

nare.

Filicetum, and Filicom, a Ferny Ground.

1 Inft. fol. 4. b. Ubi filices crescunt.

Piliolus is properly a little Son, also a Godfon. Sciant quod ego Fohannes Lovet Miles Deminus de Elmeley-Levet, Dedi Waltero le Blount fratri meo, & Johanni Fillo suo, Filiolo meo, quindecim solidos annui redditus, & c. Sine dat. Here Filiolus is used for a Nephew; for Walter Blount married the Sister of this Sir John Lovet, unless John the Son were also Godson to Sir John. Filiolus, quem de sacro sonte suscept. Dudg. Warwickfhire. fol. 697.

ultimo venientem, ut mos habebat, ultimus ipforum that before was in Controversy between the Par-juvenis stil. uxoris Prapositi Frater, sub filtro pluviali ties to the same Concord: And that for the bet-

Stream, where a River parts two Lordships; Et babebunt istas buttas usque ad Filum Aquæ prædistæ. Ex Reg. Priorat. de Wormley, f. 3. a. Vide etiam Mon. Angl. 1 par. f. 390. a. Et de mahemio facto in grossis navibus in medio alti Fili gressarum ripariarum, &c. Rot. Pat. 4 H. 6. m. 11. par. 2. Et totam illam partem nemoris sui, qua est inter Filum Aquæ de Ebroc. & Filum Aquæ de Tame. Reg. de Lcic. in Bibl. Cot. f. 2. Et Pla. Cor. Mich. 18 E. 1. Rot. 56. Haut file du Mer; the high Tide of the Sca. Rot. Parl. 11 H. 4. n. 61.—— Quoddam f fatum quondam fuit jacens in-ter manerium pradicii Abbatis de Andredefey, & filum aquæ usque ad pontum de Bledeneburgh. Ex Cartular. Abbat. Glaston. MS. f. 38. b.

Tis mentioned in the Monasticon, 1 Tom. pa. 256. or Tenement, though not controverted, to whom

Percepit Prior 4 acras frumenti & 5 avena in Culturis post Fimitium, ex liberatione servientis.

Fimogare, (i. c. Fimare.) Terra Sabulonofa Fimo puro non Fimoretur. Fleta, lib. 2. c. 76.

Jimary. See Blomary.

finders, 18 E. 3. Stat. 1. and 14 R. 2. c. 10. Seem to be all one with those whom now we call Searchers. See 17 R. 2. cap. 5. 1 H. 4. 13. and 31 H. 6. c. 5. They are employ'd for the Difcovery of Goods imported or exported, without paying Custom.

Jime, Finis, Hath divers Applications in the Common Law, fometimes being used for a formal or ceremonious Conveyance of Lands or Writs or loofe Papers are filed up together, to Tenements: Or as Weft saith, Tit. Fines, feth.

Mareschalli. Will. Thorn. Hence Custodes Filatory or finis, to the End to cut off all Controversics.

Ciorum, or File-keepers in our Courts of Judicatory of the Same West in his 2 par. Symbol. fest, 1, thus defines it, To be a Covenant made before Justices, Tilbalt, quaff, Field-Ale: A Sort of Drinking and entred of Record. But Glanvile more nobly in the Field by the Bailiffs of the Hundreds; for thus, lib. 8. cap. 1. Finis eft amicabilis composition which they gathered Money of the Inhabitants of finalis concordia ex confensu & lieutia Domini Rethat Hundred. It was prohibited in the Days of gis vel justiciariorum. And lib. 9. cap. 3. Talis conference, lib. 3. fol. 117. According to Sir Edward cordia finalis dicitur, eo quod finem imponit negotio, Finis ideo dictur finalis concordia, quia imponit finem litibus & est exceptio peremptoria. The Author of the New Terms of the Law defineth it to be a final Agreement, had between Persons concerning any Lands or Rent, or other Things whereof any Suit or Writ is between them hanging in any Court. See the New Book of Entries, verbo Fines, and 27 E. I. Stat. I. cap. I. This Fine is of fo high a Nature, that Bratton, lib. cap. 7. num. 3. Saith of it thus, Item immediate pertinet ad Regem querela finis fatti in curia Domini Regis & non observa vati, & est ratio, quia nemo potest finem interpretare nis tyse Rex, in cujus curia sines stunt. The Civilians would call this solemn Contract, Transaction nem judicialem de re immobili, because it hath all the Properties of a Transaction, if it be considered in the original LIG. ed in the original Use. Wesemb. parat. Tit. de Transatt. For it appeareth by the Writers of the Filhafe. See Sothale and Fistale.

Filhafe. See Sothale and Fistale.

Filhafe. See Sothale and Fistale.

Common Law before recited, that it is nothing but a Composition or Concord acknowledged, made of coarse Wool, not wove, but cottoned and recorded before a competent Judge, touchtogether; a Hat, a Felt.

Archidiaconum ing some Hereditament, or Thing immoveable, ultimo venientem, ut mos babebat, ultimus inforum that before was in Controversy between the Parameter of the South Presents of the South Pr issum attentius intuens, questio statim nomine instinct of the Transaction, being, by Impura-audito, dixit ei, quod parumper expettaret, &c. Giral-dus Cambren. apud Whartoni Angl. Sacr. P. 2. it is levied in his Court; and therefore doth if bind Women covert being Parties, and others, Iftium Aque Is the Thread or Middle of the whom ordinarily the Law disableth to transact. only for this Reason, that all Presumption of Deceit or evil Meaning is excluded, where the King and his Court of Justice are supposed to be privy to the Act. Originally the Use of this final Concord was instituted and allowed, in regard that by the Law, and ancient Proceedings, no Plaintiff (giving real Security de clamore suo prosequendo,) could agree without Licence of the Court: So as Fines have been anciently levied in personal Actions, and for no greater a Sum of Money than 11 l. But Subtilty of Wit and Reason hath in Time wrought other Uses of this Concord, which in the Beginning was but one, viz. to fecure the Title that any Man hath in his Possession against all Men; to cut off Entails, and with more Cer-Fimitium, (i. e. Tempus quo agri fimantur.) tainty to pass the Interest or Title of any Land

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FI FI

we think good, either for Years or in Fee: Infomuch, that the Paling of a Fine, in ome Cales, now is but mera fiftio furis, alluding to the Use for which it was invented, and supposing a Doubt or Controversy, where in Truth none is; and so not only to work a present Prescription against the Parties to the Concord or Fine, and their Heirs, but within five Years against all others, not expresly excepted (if it be levied upon good Consideration, and without Covin) as Women covert, Persons under one and twenty Years of Age, Prisoners, or such as be out of the Realm at the Time when it was acknowledged. Touching this Matter, see the Statutes, 1 R. 3. cap. 7. 4 H. 7. cap. 24. 32 H. 8. 36. and 31 El. s. This Fine hath in it five essential Parts; 1. The Original Writ taken out against the Conusor. 2. The King's Licence, giving the Parties Liberty to accord, for which he hath a Fine called The King's Silver, being accounted a Part of the Re-Amg s surer, peing accounted a Fart of the Revenue of the Crown. 3. The Concord it self which thus beginneth, Et est concordia talis, &c. 4. The Note of the Fine, which is an Abstract of the Original Concord, and beginneth in this Manner, sc. Inter R. Querentem & S. & E. uxorem ejus desorientes, &c. (where instead of Desorientes, anciently Impedientes was used.) 5. The Foot of the Fine, which hereinneth thus Hereal Foot of the Fine, which beginneth thus, Hec eft finalis concordia fatta in curia Domini Regis, apud Westm. a die Pascha in quindecim dies, anno, Sec. So as the Foot of the Fine includeth all containing the Day, Year, and Place, and before what Justice the Concord was made. Co. vol. 6. fol. 38, 39. Teye's Case. This Fine is either fingle or double. A fingle Fine is that by which nothing is granted or rendred back again by the Conusces to the Conufors, or any of them. A double Fine confameth, or any or Render back again, either of fome Rent, Common, or other Thing out of the Land, or of the Land it felf to all, or fome of the Connfors for fome Estate, limiting thereby many Times Remainders to Strangers, which be not named in the Writ of Covenant. West. ubi supra, sest. 21. Again a Fine is of the Effect divided into a Fine executed, and a Fine executory. A Fine executed is such a Fine, as of its own Force giveth a present Possession (at the least in Law) unto the Conusce, so that he needeth no Writ of Habere facias seismam for the Execution of the same, but may enter; of which Sort is a Fine Sur cognizance de droit come ceo qui il ad de son done, that is upon Acknowledgment that the Thing mentioned in the Concord be Jus ipsius Cognizati ut illa qua idem habet de dono Cognitoris. West sect. 51. And the Reason of this seemeth to be, because this Fine passeth by way of Release of that Thing, which the Conuse hath already (at least by Supposition) by Virtue of a former Gift of the Conusor. Co. Rep. lib. 3. fol. 89. Case of Fines, which is in very Deed the surest Fine of all. Fines executory are fuch as of their own Force do not exexecutery are light as of their own force do not ex-cente the Possession in the Connsecs, as Fines sur Conusance de droit tantum, Fines sur dones, Grant, Release, Confirmation, or Render; for if such Fines be not levied, or such Render made unto them that be in Possession at the Time of the Fines levied, the Conusees must needs sue Writs of Habere facias feifinam, according to their seveal Cases, for the Obtaining of their Possessions xcept at the Levying such executory Fines, the Parties unto whom the Estate is by them limit ed, be in Possession of the Lands passed thereby: For in this Case such Fines do enure by way of and his Body committed to Prison, obtaineth

Extinguishment of Right, not altering the Effate of Possessina of the Connece, but perchance bettering it. $We\beta$, ubi supra, sett. 20. Touching the Form of these Fines, we must consider, upon what Writ or Action the Concord is to be made, and that is most commonly upon a Writ of Covenant; and then first there must pass a Pair of Indentures between the Conusor and Conusee, whereby the Conusor covenanteth with the Conu-fee, to pass a Fine unto him of such or such Things, by a Day set down: And these Indentures, as they are first in this Proceeding, so they are said to lead the Fine; upon this Covenant, the Writ of Covenant is brought by the Conufec against the Conufor, who hereupon yieldeth to pass the Fine before a Judge; and so the Acknowledgment being recorded, the Conufor and his Heirs are presently concluded, and all, Strangers not excepted, after five Years once passed. If the Writ whereupon the Fine is grounded be not a Writ of Covenant, but of Warrantia Charta, or Writ of Right, or a Writ of Mesne, or a Writ of Customs and Services; for all these Fines may also be found, West (ubi supra, sex. 23.) then this Form is observed, the Writ is served upon the Party that is to acknowledge the Fine, and then he appearing, doth accordingly. See Dyer, fol. 179. num. 46. Fines are now only levied in the Court of Common Pleas at Westminster, in regard of the Solemnity thereof, ordained by the Statute of 18 E. 1. Before which Time they were fometimes levied in the County-Courts Court-Barons, and in the Exchequer, as may be there were Fines levied before the Conquest:

Fulbec says he has seen the Exemplification of one of Henry the First's Time; Dugdale, none till Henry the Second. See Impediens. This Word Fine, fometimes also fignifieth a Sum of Money paid for an Income to Lands or Tenements let by Leafe, anciently called Gersuma; fornetimes an Amends, pecuniary Punishment or Recom-pence upon an Offence committed against the King and his Laws, or against the Lord of a Manor: In which Case a Man is said Finem facere de transgressione cum Rege, &c. Reg. Jud. f. 25. a. And of the Diversity of these Fines, with other Matter worth the Learning, see Crompton's Fusice of Peace, fol. 141, 143, 144, and Lambard's Eiren. lib. 4. eap. 16. pag. 555. But in all these Diversities of Uses it hath but one Signification, and that is a final Conclusion, or End of Differences between Parties. And in this last Sense, wherein it is used for the Ending and Remission of an Offence, Brasson hath it, lib. 2. cap. 15. num. 8. speaking of a common Fine, that the County payeth to the King for false Judgments, or other Trespasses to be assessed by the Justices in Eire before their Departure, by the Oath of Knights, and other good Men, upon such as ought to pay it, with whom agreeth the Statute 3 E. 1. c. 18.
There is also a Common Fine in Lects. See Kitchin, f. 13. Vide Common Fine. Fleta, lib. 1. c. 48. and Co. on Lit. f. 126.

Fine adnullando lebato de Tenemento quod fuit de antiquo dominico. Is a Writ to the Juftices, for the difannulling of a Fine, levied of Lands holden in ancient Demessie to the Prejudice of the Lord. Regist. Orig. fol. 15.
Fine capiendo pro terris, ec. Is a Writ lying

for one that, upon Conviction by a Jury, having his Lands and Goods taken into the King's Hands,

Favour for a Sum of Money, & to be remitted his Imprisonment, and his Lands and Goods to be redelivered unto him. Reg. Orig.

fine Frace Cometh of the French Adjective Fin, fignifying fometimes Crafty, fometimes artificial or exact, and the Substantive Force, in Latin Vis; fo that it fignifies an absolute Necessity or Conftraint not avoidable; as when a Man is constrained to do that which he can no way avoid, we say, He doth it de fine force, and in this Sense it is used, Old Nat. Brev. f. 78. and in the Statute 35 H. S. c. 12, and in Perkins, Dower 321. In Mantell and Woodland's Casc. Plow. f. 94. And in Eyton's Case, cited in Forley's Case. Co. 6. Rep. fol. 111.

Fine levando de Tenementis tentis de Rege in Capite, &c. Is a Writ directed to the Juftices of the Common Pleas, whereby to licence them to admit of a Fine for Sale of Lands held in Capite.

Reg. Orig. fol. 167.

finem facere, i. e. To compound, or make Satisfaction for a Crime. 'Tis mentioned in Leg. H. 1. c. 53. in Mat. Parif. p. 586. and in Walfing-

bam, p. 180.

Fine non capiendo pro pulche placitando, Is a Writ to inhibit Officers of Courts to take Fines for fair Pleading. Reg. Orig. fol. 179. Sec

fine pzo rediffeifina capienda, er. Is a Writ that lieth for the Release of one laid in Prison for Rediffeisin, upon a reasonable Fine. Reg. Orig.

fol. 222.

ffines for Michation are reasonable Fines paid to the King by his Tenants in chief, for Licence to alien their Lands according to the Stat. 1 E. 3. cap. 112. But see the Statute lately made. 12 Car. 2. cap. 24.

Fines pro licentia concordandi. See 21 H. 8.

cap. I. See Fine.

fine fur concessit is a Fine levied upon the Grant of an Estate for Years, to bar the Heir in

Finite, To Fine or Pay a Fine upon Composition.

Inquirendum est etiam que vidue non sinierunt pro se maritandis, & finis capiatur ad opus Domini Regis. Rog. Hoveden, p. 783. Finire is also the same with Finem facere in Brompton, pag. 1105. Quando Rex Scotia cum Domino Rege Finivit, &c. and in Hoveden, pag. 783.
finitio, i. e. Death; fo called, because Vita

Finitur morte.

finozs of Gold and Silver Be those that purify and separate those Metals from other courfer, by Fire and Water. Anno 4 Hen. 7. cap. 2. They be also in the same Place called Parters, sometimes Departers.

finitivit, 'Tis mentioned in the Laws of H. 1.

c. 3. and is the same with Fengeld. From the Sax.

feed, Inimicus, and wite, Mulcta.

Fiols for Phiala, i. e. a Viol, or little Bottle. Mat. Parif. 146. In aurata Fiola cum vinum coloratum acceperis, time venena.

fira. See Feria.

firdefate, i.e. a Going into the Army, or Taand Fare, iter. 'Tis one of the Offences which properly belongs to the King's Determination, Qui Burghbotam, i. e. a Contribution towards building a Castle; Brighotam, i. e. towards building a Bridge; vel Firdefare supersederit, i. e. is not gone into the Army. Leg. H. 1. cap. 10.

fittderings, i. e. 'a Preparation to go into the Army; which was another Offence immediately under the Cognizance of the King.

Hirderunga, Furniture for the Army. See Fir-

thunga.

Firdfare. See Ferdfare. Firdfogne, i. e. Exempted from the Army. From the Sax. Fird, Exercitus, and Sorne, Exemptio.

firdftole. See Fridftole. firdwite, A Mulct or Penalty imposed on military Tenants for their Default in not appearing in Arms or coming to an Expedition. Militia detractate mulcta. LL. Canuti, par. 2. cu. 22. Sec Ferdwite.

ffirdwrthi, Ferdwrithi, military Men, or Men worthy to take Arms, or mustred, or enrolled to appear upon any occasional Expedition.

Volo ut Abbas & Fratres Ramesia habeant Sacam in omnibus super homines qui sunt Motwrthi, Fredwrthi, Faldwrthi, in isto hundredo & dimidio. Histor. Monasterii Ramesci. in Edit. Gale. cap. 103.

nanterii Kametei. in Edit. Gale. cap. 103.

firebare, Quod fine dilatione levari & reparari
fac. signa & Firebares super montes altiores in quolibet Hundredo. Ita quod tota patria, per illa signa,
quotiescunque necesse fuerit, premuniri potest, &c. Ordinatio pro vigiliis observandis a Lynne usque
Yarmouth. Temp. Ed. 2. Perhaps from the
Saxon Fyretor, a Beacon or a High Tower by the
See-side wherein were convitablished sither. Sea-side, wherein were continual Lights, either to direct Sailors in the Night, or give Warning of the Enemy.

fire Energy.

fire Energy.

fire Hay-bote. It fignifieth an Allowance of Wood or Eftovers, to maintain competent firing for the Use of the Tenants: Which by the Common Law any Man may take out of the Lands granted to

Fire: Dideal, Our devout old Ancestors had a way of Purgation or Acquitting themselves from any Charge or Accusation of Crime, by an Appeal as it were to God himself, and therefore called it Dei judicium, or God's Ordeal. This was commonly of two Sorts, Fire-Ordeal and Water-Ordeal. This Fire-Ordeal, which was the Privilege only of Freemen, and the better Sort of People, was twofold, either first, by stepping bare Foot and Blindfold over nine Plough-shares redhot, laid in length at equal Distance, which if the Defendant passed unburnt, he was judged Innocent, but if burnt, he was concluded Guilty. Or Secondly, By taking a Piece of red-hot Iron in the Hand, usually of one Pound Weight, which was called Simple-Ordeal, or of two Pounds, which was duplex, or of three Pounds Weight, which Was triplex Ordalium. Sec Water-Ordeal.

firlot, a certain Measure of Liquids, something more than a Gallon. From the Sax. Feower,

Quatuor, and Lot, portio.

Jirma, Ad firmam nottis, Was a Custom or Tribute paid towards the Entertaining of the King for one Night, according to Domesday. Comes Meriton T. R. E. reddebat firmam unius noctis; that is, Entertainment for one Night, or the Value of it. Firma Regis, anciently pro villa Regis, seu Regis Manerio. Spelman. By a Charter of King Edgar to Ely, it is limited to a Penalty, to pay one Night's Ferme, if the Privileges be broken by any Man. See Domefday.

Firma is also used for Rent; as in this ancient Precept of William the Conqueror. Willielmus Rex Anglorum Willielmo de Cahannis salutem, Praci-

pio

pio tibi ut facias convenire Schiram de Hamtonia & judicio ejus cognosce, si terra de Isham reddidit Firmam Monachis Saneti Benedicti, &c. Ex Regist. de Ramfey in Scace. Land let apud alam firman, i.e. at the Rack; and firma alba, Rent paid in Silver, not in Cattle or Provision for the Lord's House.

See Black Maile.

Firma is taken for a Banquet, Supper, or any Provision for the Table. Mandavitque Regi quod ad Firmam fuam properans cibos falfatos sufficientes invenires. H. Huntingdon, lib. 6. p. 367. And Knighton, speaking of the same Thing saith, Ad festum properans. In Domesday the Word Firma is often mentioned. often mentioned, viz. Reddere Firmam unius noctis: Reddebat unum diem de Firma; de hot nanerio abla-te terre que reddant Canonicis T. R. E. Firmam qua-tuor septimanaram: That is, Firma nocsii is a Supper, Firma diei a Dinner, and Firma quatuor Sep-timanarum is a Provision for so long Time. Du Cange. Sometimes 'tis taken for Money paid instead of Victuals. Habemus igitur de maneriis noftris 53 Firmas.

firmaculum, a Button; fometimes Firmabulum : As, capum choralem dilaceravit, & Firmabu-lum quod vulgo morfus dicitur. Matt. Parif.

Firmatatio, Firming or Holding to Firm. The Firmary's or Farmer's Right to the Lands and Tenements let to him ad firmam. — Canonicus Firmarius — si firmæ solutionem per dies omiserit a firmaratione cujus, si firmam bracino vel camera solvere tenebatur, si fo facto st amotus.

Statuta Eccl. Paulinæ. MS. f. 49. b. Hence antiqua firma was the old customary Rent. And affirmatus was farmed out, or let for such a certain Firm or Rent. See Mr. Kennet's Gloffary in Ad firmam dare.

frimetio, Firmationis tempus, Doc-season, as opposed to Buck-season. — Et sciendum est quod tempus pinguedinis hic computatur inter Festum beati Petri ad vincula & exaltationem Santta Crucis; Et tempus firmationis inter Festum S. Martini & Purisicationem beate Marie. 31 H. III.

firmstio, a Supplying with Food : Si cirlifcus homo forisbanniti Firmationis accusetur per suam ipsis wetam neget. Leg. Inæ, c. 34. i. e. accused of gi-

ving Victuals to a Fugitive. Firmitan, a Fortification or Castle well fortified ; Et nimia festinatione Saxonum casas seu Firmita-

tes subito introivit. Du Cange.

fr tmum, Feorm, Food, Victuals, or Furmety given by the Lord to entertain his labouring Te-- Quilibet debet flagellare dimid. crannock frumenti ad semen, & duos bussellos frumenti con-tra Natale ad firma sua facienda. Cartular. Abbat. Glaston. MS. f. 39. a. Rather perhaps Rent paid

in customary Services.

Firmura, Will. de Cresse gave to the Monks of glishes Free Firmage, but that is still a hard Word. I think it intends free Liberty to scour and repair the Mill-Dam, and to carry away the

Soil, &c.

firfifalli, Culminis ruina.

Christendom. But by the Stat. 26 H. 8. cap. 3. translated to the King here in England; for the Ordering whereof, there was a Court crected 32 H. 8. cab. 45. but again diffolved Anno primo there but and flows, a running Water.) A famous Marie, Self. 2. cap. 10. And fince that Time, tho those Profits be reduced again to the Crown River upon whose fide it standeth. Cambd. Brit.

by the Stat. 1 El. c. 4. yet was the Court never reftored but all Matters therein wont to be handled, were transferred to the Exchequer. See Annates.

Firth, or rather Fyrht, a Ghost.

Firthungs, an Expedition, or military Progress, for Preparing for an Expedition. Du Cange

Fiscalmus, a Villain.

Fishgarth, (An. 23 H. 8. c. 18.) Dr. Skinner, in s Etymologicon, says, 'Tis an Engine to take Fish; his Etymologicon, fays, but it seems rather to fignify the Dam or Wear in a River, where these Engines are laid and u-sed. For Garth in the North is still used for a Backfide or Homested.

Fiffula, the Pipe which was put into the Cup out of which the Communicants sucked the Wine : Divifit Ecclefiis cruces, altaria, ferinia, &c. fitulas, Fiftulas & ornamenta varia. Flor. Wigorn.

Anno 1087.

fitch. Sec Furrere. fithwite, But more rightly Fibtewite, From the Saxon Feoht, pugna, and Wite, muleta; fo that it is a Fine laid upon one for fighting and breaking the Peace: Si pugnaverint & percusserint se, quanvuis sanguinem non extraxerint, Prior babebit inde Fithwite, that is, amerciamenta. Ex Registro Priorat. de Cokesford.

Fitzherbert Was a famous Lawyer in the Days of King Henry the Eighth, and was Chief Justice of the Common Pleas; he wrote two Books of great Reputation, one An Abridgment of the Common Laws, another intituled, De Natura Bre-

flaccus, A Felck, a Fletch, an Arrow, Fr. - Reginaldus de Grey tenet manerium Fleche. de Waterhall in com. Buckingh. per servitium inveniendi unum hominem su et unum equum sine sella pret. xv. & unum arcum fine corda, & unum flaccum sine capite, cum Dominus Rex mandaverit. 17 Edw.

flace, a Place covered with flanding Water: Aqua, &c. in paludem horridam & in lutum ex Flacone diutina condensata. Monast. I Tom. pag.

Flatta, the same with Flaco. Flasco, A Flask, a Bottle. - Instituebant fieri firepitum magnum tundentibus singulis & flagellantibus clipeos & galeas, cellas & assert, dolia & flacones, pelves & patellas — Gaufridus de Vinasauf. Iter Richardi Regis, cap. 13, lib. 4.

flects, A feathered Arrow, or fledged Arrow, a fleet Arrow. Radulphus le Fletcher tenet in Bradele com. Linc. per servitium reddendi per annum viginti flectas ad scaccarium Domini Regis-9 Ed. 1. - Willielmus otherwise called Sagitta flectata. -Blyth a certain Mill cum libera firmura of the Dam Derb. & reddit unum arcum fine corda, & unam of it. Reg. de Blyth. This Dr. Thoroton ende Greseley tenet manerium de Drakclow, in com. tas. Ibid. p. 15.

Hectorice or Alighttoite, (Sax. Flybt, fuga, and Wite, mulita) fignifies in our ancient Laws, a Discharge or Freedom from Americaments, when one, having been an outlawed Fugitive, comes First struct, or Annates, Primitie, Are the rothe Peace of our Lord the King, of his own Profits of every Spiritual Living for one Year, Accord, or with Licence. Thus Rastal. But given in ancient Time to the Pope through all Ourse, whether it does not rather fignify a Mulce or Fine fet upon a Fugitive, to be restored to the

King's Peace ?

First, (Sax. Fleet, i. e. a Place where the Wa-

pag. 317. Unto this none are usually committed, but for contempt of the King and his Laws, or upon absolute Command of the King, or fome of his Courts. Or lastly, upon Debt, when Men are unable, or unwilling to fatisfy their Creditors.

film and fieth, Saxon Flema, an Outlaw, and Flet, a House. In a Plea of Que Warranto, Abbas de Burgo dicit quod clamat annum & vastum & medium tempus per bac verba Flem & Fleth. Trin.

7 Ed. 3.

flemaflare, (from the Sax. Flema, a Fugitive or Outlaw, and Flean, to kill or flay.) By Virtue of this Word were claimed Bona felonum, as appears upon a Quo Warranto. Temp. E. 3. See Keilwey's Rep. 5, 145. b.

Keitwey's Kep. j. 145. b.

Flementschtrithe, (Rectius flomenasprinthe, LL. Ins. c. 29, & 47. LL. etiam H. i. c. 10, 12.) fignifics the Receiving or Relieving a Fugitive. Cum Sacha & Socha, Tol & Team, Irfangenethof & Flemenessfyrinthe & Gridbreche, Forsah, Hamsone, Blodwite, Ordel & Oreste. Carta Edw. Conf. Monasterio de Waltham. I find this Word often in serious Character of the Society Construction of the serious Character of the Society Construction of the Society Constr ancient Charters erroneously written: As Flemeneferd, Flemenefret, Flemnenefremeth, Flemanisflit, Flemenewurde, Fremenefenda, and Flemene freithe All doubtless intended for the same Thing: From the Sax. Flima, Fugitivus, and Firmean, victum præbere.

Flemenessreme and Flemenessrenthe Arcsaid to be the Chattels of Fugitives. Mich. 10 Hen. 4. Hertf. 59. Coram Rege, Rot. 59. See Flemenef-

frinthe.

Femelwite Signifies the Liberty to Challenge the Cattel or Amerciaments of your Man a Fugitive. Rastal's Exposit. of Words. Fleta writes it two different ways, viz. Flemeness frevie and Flemenesfreiche, and interprets it, Habere catalla Fu-gitivorum, lib. t. cap. 47. Sec Flem and Flemenesferinthe.

flets, A feigned Name of a learned Lawyer, that writing a Book of the Common Law of England, and other Antiquities in the Fleet, termed it therefore Fleta. He lived in the Times of Edward II. and Edward III. See his first Book, cap. 20. feet. Qui ceperint, and lib. 2. cap. 66. feet. Item quod

nullus.

flets, A Flota, a Flete, or Place where the Tide or Float comes up. Dista terra ertendit Dista terra ertendit fe in longitudine a communi via de M. versus aquilonem usque ad Flotam de Ec versus austrum. Cart. 5. 14. 4. Hence Fleet Ditch, and Fleet Bridge in London.

Fletgefogth, a Payment or Mulct exacted from him who deferted the Army: From the

Sax. Flean, fugere, and Feoht, pugna. Fletwite alias Fredwite. Skene de verb. fignif. verb. Melletum, faith, That Flichwit is Liberty to hold Courts, and take up the Americaments pro melletis; and the Reason he gives is, because files is called rlitting, in French Melle, which sometime is conjoined with Hand-stroke, and in some Books Placitum de melletis, is the Plea of beating or striking. See Fledwit.

fileethatt, But indeed more truly Slidetbrift,

otherwise called Shovegreat, is the Game now known by the Name of Shovel-board, mentioned

32 H. S. c. 9.
flight. See Finer. Flitchwite, alias Mitwite, (from the Sax. Flit, Contention or Strife) fignificat multiam ob contentiones, rixas & jurgia impositam, & cui bac a Principe conceduntur, potest in Curia sua cognoscere de hujusmodi transgresssionibus; velmuscitas inde provenien-tes in Curia Regis, a delinquentibus exigere & sibimet retinere. Thus Spelman. Flitwite, i. c. Quod Prior teneat Placita in Curia sua de contentionibus 😇 conviciis hominum suorum & habeat inde Amerciamenta. Ex Reg. Priorat. de Cokesford.

Flood mark, The Mark which the Sea, at flowing Water and highest Tide, makes on the Shoar. Accordant a ceux Ordinances les Admirals ont use leur Authority en les lieves avant dits tanque a cest temps, sibien per choses faits ousere le Mere Fur le Mere, come entre le Flodemark & Low Water-mark. Anderson's Rep. s. 189. Consta-

ble's Cafe.

flegences, (Anno 1 R. 3. c. 8.) a Kind of Cloth fo called, brought from Florence hither; some was called Arras, Darnix, Cambrick, Callico, from the Places where it was made.

Hogener, A current Piece of English Gold. By Indenture of the Mint 11 Ed. 3. every Pound-weight of old Standard Gold was to be coined into Fifty Florences, to be current at fix Shillings a Piece, all which made in Tale Fifteen Pounds, or into a proportionable Number of half Florences or Quarter Florences.

flotages, that, is a Swimming at the Top, which we properly call floating, are fuch Things as swim on the Top of the Sea, or other great Rivers; the Word is used sometimes in the Com-

missions of Water-Bailiss.

Flota nabitum, a Fleet of Ships. Rex fciatis quod constituimus Johannem de Roches Admiral-lum nostrum Flotæ navium ab ore aqua Thamista

serfus partes occidentales, quamdiu nobis placuerit. Rot. Francia. Anno 6. R. 2. m. 21.

flotson alias flotsam, (from the Sax. Flotan. i. e. nature) Is a Word proper to the Seas, significant of the Sax. Flotan. fying any Goods that by Shipwreck are loft, and lie floating or swimming upon the Top of the Water, which with Jesson, and Lagon, and Sbares, are given to the Lord Admiral by his Letters Patent. Jesson is a Thing cast out of the Ship, being in Danger of Wreck, and beaten to the Store by the Western and peaked to the Shore by the Waters, or cast on the Shore by the Mariners. Co. Vol. 6. fol. 106. Lagon alias Lagan or Ligan, is that which lieth in the Bottom of the Sea. Co Ibid. Shares are Goods due to two or more by Proportion. See Co. lib. 5. Sir Henry Constable's Case.

Hipman, a Fugitive.

Focagium, the same with Husbotum.

focale, i.e. a Right of taking Wood for the Fire: In eadem Haia 10 Carratas claustura, & to Carratas Focalis recipiendas annuatim per visum servientis mei. Monatt. 1 Tom. pag. 779. pag. 603. Capiatur focale quatenus fieri potest de siccis & in-fructuosis ramis & arboribus, &c. Stat. Lecl. Paulina MS. f. 44. b.

Fooder, Or Fother of Lead, a Weight of Lead containing eight Pigs, every Pig three and twenty Stone and a Half. In the Book of Rates a Fodder of Lead is said to be Two thousand Pounds Weight; at the Mines, it is 22 Hundred and a Half, among the Plumbers at London it is 19

Hundred and a Half.

foodertogium, Provision, or Fodder, or Forrage, to be paid by Custom to the King's Purveyors — Johannes Abbas S. Edmundi & D. Stephanus, Prior & Conv. Statuunt — quod de exitibus -quod de exitibus maneriorum Conventus, exceptis redditibus qui dicuntur hidagium & Foddertorium, & sectis hominum ad

bun-

re debet Dominus Abbas, &c. Ex Cart. S. Edmundi.

Foder, (Sax. Foda. i. e. alimentum) any Kind of Meat for Horses or other Cattel; in some Places Hay and Straw mingled together is accounted Foder. See Forage. But among the Feudifts it is ufed for a Prerogative, that the Prince hath, to be provided of Corn, and other Meat for his Horfes, by his Subjects, in his Wars or other Expeditions. Hotoman de verbis feudal. See Fother Necnon redditus, qui dicuntur Hidagium & Foddercorn, in perpetuum Abbatibus (de S. Edmundo) designentur. Mon. Angl. 1 Part. f. 291. a.

Poesa, Grass, Herbage, Fr. Foisson, ex dono Rai-naldi de Bordeneio sex solidos in Foesa foresta & deci-mam molendinorum ipsius. Mon. Angl. Tom. 2. p. 906. b.

fiogage, Fogagium, Fog, or Feg; Rank Grass not eaten in Summer. Leg. Forestar. Scot. cap.

Folcland Was terra vulgi, the Land of the vulgar People, who had no Estate therein, but the Land of the held the same under such Rents and Services as were accustomed or agreed, at the Will only of gere Fongere. Du Cangetheir Lord the Thane, and it was therefore not footgeld. See Foutgeld. put in Writing, but accounted Predium rusticum &

ignobile. Vid. Spelman of Feuds, ca. 5.

#folemote or Folkmote, Saxon Folkgemote, that is Conventus, populi, compounded of Folk, populus, and Gemettan, convenire, fignifies (as Lambard faith in his Exposition of Saxon Words, verbo Conventus,) two Kinds of Conrts; one now called The Country-Court, the other, The Sheriff's Turn. This Word is still in use in the City of London, and denotes Celebrem ex tota civitate conventum. Stows Survey of London. But Manwood says in his Forest-Laws, Folke is the Court holden in London, wherein all the Folk and People of the City did complain of the Mayor and Aldermen, for Misgovernment within the City. Somner in his Saxon Dictionary fays, It is a general Affembly of the People, to consider and order Matters of the Common-wealth. Omnes procees Regni & milites & liberi ko-mines universi totius Regni Britannia facere debent in pleno Folcmote fidelitatem Domino Regi, coram Epif-copis Regni. In Leg. Edw. Confes. c. 35. Et am-plius non sit in Hustenge, Miskenninga, i. e. speaking amis, neq; in Folkesmote neque in aliis placitis infra Civitatem. Charta H. 1. pro London. Du Cange. As to the Folc mote or Folc Gemot, Sir Hen. Spelman tells us it was a Sort of annual Parliament or Convention of the Bishops, Thanes, Aldermen, and Freemen, upon every May-Day yearly; where the Laymen were fworn to defend one another; sware Fealty to the King, and to preserve the Laws of the Kingdom, and then to consult of Common Safety, Peace and War, and publick Weal. But Dr. Brady from the Laws of our Saxon Kings, does infer that the Fole-Mote, was an inferior Court, before the King's Reve, or Steward; held rather every Month to do Fole-Right, or to compose smaller Squabbles, from whence Appeal flould lie to the superior Courts of Justice. See Dr. Brady; Glossary, p. 48. When this great Assembly is made in a City, it may be called a Burgemote, when in the County a Shirege-mot. Cum aliquid vero inopinatum & malum contra regnum vel contra corenam Regis, Sc. emerferit, sta-tim debent pulsatis campanis, quod Anglice vocatur a-mothel, convocare omnes & universos, quod Anglice

bundreda, qua sunt quasi regalia, nibil babebit vel babe- dicunt Folkmote, i. e. Convocatio populcrum 😂 gentium omnium, quia ibidem omnes convenire debent & ibi providere debent indemnitatibus Corona regni per commune consilium. Leg. Alfred, cap. 35. de Aldermannis.

Foldscourfe. Cro. 2. par. fol. 432. Vide Faldage.

Folgare, i. e. to be of some Decennary : Si quis ab una mansione ad aliam transire velit, fiat hoc testimonio Aldermanni, in cujus Comitatu prius folga-

vit. Leg. Alfred, c. 33.

folgarii, Menial Servants. In Francoplegio de-bet esse omnis qui terram tenet & domum, qui dicuntur Husfastene, Anglice, House-keepers, & etiam alii qui allis defervient, qui dicuntur, Folghores, quia ne debet quis repellere servientem suum antequam purgatus st de omni calumnia unde prius suit calumniatus. Brack lib. 3. track 2. cap. 10. From the Saxon Folgere, famulus.

Holgheres or Folgeres, (From the Saxon Folger, i. e. to follow) are properly Followers; but Bracton (lib. 3. tract. 2. cap. 10.) says, it fignifies eos qui aliis deserviunt. Vide LL. H. 1. cap. 9. Scrvants or Domesticks.

fongere, an Herb ; Forfan Filix : Et debet colli-

Foot of the Fine. See Chirographer. Forage, (Fr. Fourage) Fodder for Cattel. Ceftes for les Covenants feates le Vendredy prochein devant le Fesse de Seinte Fake l'Aposse. 20 Ed. 3. Perentre Nichol de Stone d'une parte & John de Blount d'autre parte.

Et le dit John trouera au dit Nichol herbe & feyn & Forage pour un Hakeney & deux vaches, &c. Penes Wal. Kirkham Blount Bar. See Foder.

fozagium, Straw when the Corn is threshed out -– Custumarius de Hardewyk – - triturahit 😂 mandabit pro quolibet opere dimidiam summam de

folatium, A Furrow, a Furlong. Per viam qua ducit ufque Tatteford, ufque ad Forarium de Long furlong, & iterum a dicto Forario de Long furlong ufque ad ———— Munimenta Hospital. SS. Trinitatis de Pontefracto MS. f. 53.

frozbalca, A Fore-balk, or Balk, lying forward or next the Highway, -Concessit etiam eis omnia alia emolumenta de pradicta villa vel curia sua qualiter unque in villa vel in campis ejus surgentia, scilicet, Wastis, hirnis, forbalcis terra a-rabilis, a fordikis circa suum molendinum ⊕ stag-num. Petrus Blesensis Contin. Hist. Croyland, pag. 116.

Frozache, From the Sax. For, pro, and Sax. Ath juramentum. Liberalis autem homo, (i. e. Pegen.) modo crimen fuum non sit inter majora, habeat fidelem bominem, qui possit pro eo jurare juramentum, i. e. Fo-rathc. Si autem non babet, ipsemet juret, nec perdo-netur ei aliguod jaramentum. Constitut. Canuti de Foresta, sect. 12.

forator. See Forrare.

Folharre, or Futher, is to Bar or Deprive for ever. Anno 9 Rich. 2. cap. 2. and 6 H. 6.

fotbatuous, fottacus: This is when the A-gressor is slain; Et sic est veritas sine ullo consudio, & in sua culpa secundum legem forbatudum secit, i. e. ut qui foris Battiderit seu contra jus primo percusserit :

So where the Agressor is killed, he is faid, de vita Forfactus, (viz.) & tunc ante judicen in araho conjuret quod eum de vita Forfactum interfeciffet.

1 ozbulhoz of Armour, (Forbator) Si quis forbator arma alicujus susceperit, ad purgandum, &c. LL.

Aluredi. MS. cap. 22.

Storce, Vis, In our Common Law, is most usually applied in pejorem partem, signifying unlawful Violence. West thus defines it, Symb. part. 2. Tit. Indictments, feet. 65. Force is an Offence by which Violence is used to Persons or Things; where alfo he divideth it thus, Force is either Simple or Compound ; Simple Force is that which is fo committed, that it hath no other Crime adjoined to it; as if one by Force do enter into another Man's Poffession, without doing any other unlawful A&. Mixt or Compound Force is that Violence which is committed with such a Fact, as of it self only is criminal: As if any by Force do enter into another Man's Possession, and kill a Man, or ravish a Woman there, &c. He farther divideth it into true Force, and Force after a Sort, and so proceedeth to divers other Branches worth the Reading, as forcible Entry, forcible Detaining, unlawful Affembly, Routs, Riots, Rebellions, &c.

Fozceletum, A little Fort. Qui fugaverunt a-veria ad forceleta. Fleta, lib. 1. cap 20. par.

119.

Fozcible detaining or holding of Pollelion, Is violent Act of Resistance by strong Hand of Men weaponed with Harness, or other Action of Fear in the same Place, or elsewhere, whereby the lawful Entry of Justices, or others, is barred or hindred. West. Symbol. part. 2. Tit. Indict-ments, sett. 65. Of this see Cromp. Just. of Peace,

f. 58. usque ad 63.

folcible En'ly, Ingressius manu forti factus, Is a violent actual Entry into a House or Land, &c. or Taking a Distress of any Person weaponed, whether he offer Violence or Fear of Hurt to any there, or furiously drive any out of the Possession thereof. West. Symbol. part 2. Tit. Indiatments, set. 65. Cromp. Fust. of Peace, f. 58, 59. usque ad 63. It is also used for a Writ grounded upon the Statute 8 H. 6. 9. whereof read F. N. B. fol. 248. See the New Book of Entries, verbo Forcible

Forty. See Lamb. Eiren. lib. 2. c. 4. p. 145.

foglas, A ford or Shallow, made by damming or penning up the Water — Non liceat alicui de catero facere Dammas aut Fordas, aut alia impedimenta in aliquibus laudeis, watergangiis, fossatis sive aquagiis communibus in marisco pradisto. Ordina-

tio Monasterii Ramesiensis, p 69.

Holdalis, from the Sax. Ford, i. e. a River, vadum five trajectum. 'Tis mentioned in the Monasticon. 1 Tom. pag. 657. Et tendit usque ad magnam aquam de Ayre, & Fordales ejusdem prati, &c.

Foldika, Grass or Herbage, growing on the Edge or Bank of Dikes or Ditches. See Forba-

Fozdol, Fozdalia -– Concessit etiam eis omnia alia emolumenta de pradicia villa vel curia sua qualitercunque in villa vel in campis ejus surgentia, scilicet, waftis, hirnis, forbalkis terra arabilis, Fordol trati, & fordikes suum molendinum & stagnum. Petr. Blefen. Contin. Hist. Gayland, p. 116. Fordalis, in a like Sense, occurs in Mon. Angl. Tom. 1. p. 657. Et tendit usque ad magnam aquam de Agr. & Fordales ejusdem prati que percutiunt ex una parte super pra tum Hospitalis. This later Word Des Fresne confounds with Forda, and thinks it implies some Re- there.

lation to Ford or River. But it is indeed from the Sax. For, Fore or before, and dale, a Part or Portion. So as the Fordol, Fordolia, or Fordalis; was no more than a But or Headland that did shoot upon other Bounds.

Mozecheapum, -- Et non licebat iis aliqued Forecheapum facere Burghmannis, & dare Theolonium fuum. Chron. Brompton. Col. 897, 898. de nave negotiali. & LL. Æthelredi c. 23. It fignifies Præ-emption, from the Sax. Fore, ante, and Ceapan, nundinari, emere.

foreclosed. (An. 33 Hen. 8. cap. 39.) barred, shut out, or excluded for ever. 2 Part. Inft. fol

forefang, Sax. Fore. i. e. ante, and Fange, prendere) King Ina did by Law prohibit Forefange, i. c. Captio Obsoniorum, que in foris aut nundinis ab aliquo fit, priusquam Minister Regis ea ceperit, qua Regi fuerint necessaria. LL Inæ Reg.

foregoers were Purveyors otherwise called. Going before the King in Progress, to provide for

him. An. 36 E. 3. c. 5.
foreign (Fr. Forain, Lat. Forinfecus) is in our Law joined with divers Substantives in Senses not unworthy the Exposition: As foreign Matter, that is, Matter triable in another County, (Pl. Cor. f. 154.) or Matter done in another County. Kitch-

in, fol. 126.

Foreign Plea Is a Refusal of the Judge, as incompetent, because the Matter in Question is not within his Jurisdiction. Kitchin, f. 75. An. 4 H. 8. c. 2. And 22 Ejusdem, c. 2. & 14.

Foreign Answer Is such an Answer as is not triable in the County where it is made. 15 H. 6.

Foreign Service Is that whereby a mean Lord holds over of another, without the Compais of his own Fee. (Broke, Tit. Tenures, f. 28, 95, 251. num. 12. & 28. Kitchin, f. 209.) or else that which a Tenant performs either to his own Lord, or to the Lord Paramount out of the Fee. Of which Services, thus Bratton, (lib. 2. cap. 16. num. 7. Item sunt quadam servitia, qua dicuntur forinseca, quanvois sunt in Charta de Fcoffamento expressa & nominata; & qua ideo dici possunt forinseca, quia perti-nent ad Dominum Regem, & non ad Dominum capita-lem, nis cum in propria Personaprofectus suerit in servitem, mis tom profession fuo satisfecerit Domino Regi quocunque modo, & siunt in certis temporibus, cum casus & necessitas evenerit, & varia habent nomina & diversa : Quandoque enim nominantur forinseca, large sumpto vocabulo, quoad servitium Domini leca, large sumple vocavus, quoda servitum Domini Regis, quandoque Scutagium, quandoque Servitum, Domini Regis, & ideo forinsecum dici potest, quia site capitur soris, sive extra servitium quod sit Domino ca-pitali. Foreign Service seems to be Knights-Ser-vice or Escuage uncertain. Perkins's Reservation, 650. -- Salvo forinfeco fervitio. Mon. Angl. 2 Par. f. 637. b.

Foreign Attachment Is an Attachment of Foreigners Goods found within a Liberty, or a City, for the Satisfaction of some Citizens, to whom the Foreigner is indebted. At Lemster (anciently Leominfre) there is the Borough and the Foreign; which last is within the Jurisdiction of the Manor, but not within the Bailist of the Borough's Liberty. So Foreign Court of the Honour of Gloucester. Clauf. 8 E. 2. m. 25. Foreign bought, and Foreign fild, is a Custom within the City of London, which being found prejudicial to the Sellers of Cattle in Smith field, it was enacted 22 & 23 Car. 2. That as well Foreigners as Freemen may buy and fell any Cattel

ВЬ

Foreign Dyposer or Hyposer, (Forinsecarum Oppositor) is an Officer in the Exchequer, to whom all Sheriffs, after they are apposed of their Sums out of the Pipe-Office, do repair to be apposed by him of their Green Wax. He examines the Sheriff's Estreats with the Record, and apposeth the Sheriff, what he says to every particular Sum therein. Practice of the Exchequer, fol. 87. See 4 Inft. fol. 107. Chaucer wieth the Word appose for

Jfozera, Terra transversalis, seu Capitalis, a Head-land, or (as they vulgarly call it) Hade-land. -Uno capite abuttante super Foreram Rogeri Attecastel. Charta de Anno 47 E. 3.-– Decem acras terra, quarum octo Veliones cum duabus Foreris fimul jacent in, &c. Charta Antiq. penes Eliam Ash-

mole, Arm.

Rozest, Foresta, Signifies a great or vast Wood, in French Lieu Forestier & Sauvage, in Locus sylvestris & saltuosus. Such as have written upon the Common Law, define it thus, Foresta est laus ubi fera inhabitant vel includuntur, with whom agree several others. Some do say it is called Foreste quasi forarum statio vel tuta Mansio ferarum. Manwood in his Forest-Laws, cap. 1. num. 1. thus defineth it. A Forest is a certain Territory of woody Grounds, and fruitful Passures, privileged for wild Beasts and Fowls of Forest, Chase, and Warren, to rest and ahide in the safe Protection of the King, for his Princely Delight and Pleasure; which Territory of Ground so privileged, is meered and bounded with unremoveable Marks, Meers and Boundaries, either known by Matter of Record, or elfe by Prescription, and also replenish'd with wild Beasts of Venery or Chase. and with great Coverts of Vert, for the Succour of the faid wild Beasts to have their abode in; for the Preservation and Continuance of which said Place, together vation and Continuance of which Jaia Place, together with the Vert and Venifion, there are certain particular Laws, Privileges and Officers belonging only to the fame. The Manner of making Forests, as the fame Author well fetteth down, cap. 2. num. 2. is this, The King sends out his Commission under the Great Seal of England, directed to certain different Persons, for the View, Perambulation, we say and hounding of the Place he middelt has meering and bounding of the Place he mindeth to be a Forest; which being returned into the Chancery, Proclamation is made throughout all the Shire where the Ground lieth, That none shall hunt or chase any manner of wild Beasts in that Precinct, without the King's special Licence; after which, he appointeth Ordinances, Laws, and Officers fit for the Preservation of the Vert and Venison; and so it becometh a Forest by Matter of Record. The Properties of a Forest are these in especial; First, a Fores, as it is truly and strictly taken, cannot be in the Hands of any but the King; the Reason is given by Manusod, because none hath Power to grant Commission to be a Justice in Eyre or the Forest but the King, cap. 24. num. 1. The second Property be the Courts, as the fuflice - Seat every three Years; the Swainemote thrice every Year; and the Attachment one every forty Days. Idem, cap. 21. num. 1. The Third Property, are the Officers belonging to it, for the Preservation of the Vert and Vention: As first, the Justices of the Forest, the Warden or Keeper, Verderers, Foresters, Agistors, Regarders, Bailists, the Justices of the Forest, the Warden or Keeper, of Sussex, 37 H. S. 16. Of Whittelwood, and Swa-Verderers, Foresters, Agistors, Regarders, Bailists, sy in the County of Northampton, 32 H. S. ca. 38. Beadles, and such like, which you may see, and Of Fronselwood in the County of Somerset. Co. lib. 4. Dut the chief Property of a Forest both by Amarwood, cap. 23. and Cromp. pag. 146. is the Swainemote, which, as they both agree, is no less incident to it, than a Court of Pye-powders to a

Fair. Other Courts and Officers are not so requifite in those Forests that are in the Hands of Subjects, because they be not truly Forests. But if this fail, there remains nothing of a Forest, but it is turned into the Nature of a Chase. See Chase. The Norman Kings not only inclosed Forests, but punished those who hunted and killed any of the Beafts, with the greatest Severity. Brompton tells us, That William, called the Conqueror, caused the Eyes of the Man to be pulled out, who took either a Buck or Boar; and Knighton tells us, That his Son William Rufus would hang a Man for taking a Doe, and for a Hare he made him pay twenty Shillings, and ten Shillings for a Cony. Eadmerus, lib. 2. p. 48. mentions, That the same Rufus, caused fifty rich Men to be apprehended, and accused them of taking and killing his Bucks, which they denying, they were to clear themselves by the Fire Ordeal, &c. and Her. 1. made no Distinction between him who killed a Man or a Buck, and punished those who detroyed the Game, (though not in the Forest) either by Forseiture of their Goods, or Loss of Limbs: But Hen. 2. made it only Imprisonment for a Time: His Son, R. I. revived the old Laws for punishing those who were convicted of Hunting in the Forest, (viz.) That they should be gelt, and have their Eyes pulled out; but that King afterwards abolished this Punishment, and appointed such Convicts to abjure the Realm, or be committed, or to pay a Fine. Ed. 1. appointed the same Punishment, but that they should be free both of Life and Limb.

The Historians of those Times tell us, That New Forest was raised by the Destruction of Twenty-two Parish-Churches, and many Villages, Chapels and Manors, for the Space of thirty Miles together; that this was so displeasing to God, that feveral of those Princes came to untimely Ends in that very Forest, and particularly that Russus was there shot by Tyrrell; and before him, Richard, the Brother of Hen. I. was there killed by a Soldier; and Henry, who was Nephew to Robert, the eldest Son of the Conqueror, did hang like Absolom in the Boughs of

the Forest.

Besides New Forest, there are Sixty-eight Forests in England, Thirteen Chases, and more than Seven hundred eighty-one Parks. The Forests that I have read of in England are these, The that I have read of in England are these, The Forest of Windsor in Berkshire, Cam. Brit. pag. 213. Of Pickering, Cromp. 190. Of Shirwood, Id. fol. 202. Of Englewood in Cumberland, Anno 4 H. 7. cap. 6. And Cromp. f. 42. Of Lancaster, Idem, f. 196. Of Wolmore, Stow's Annals, p. 462. Of Gillingbam, Idem, p. 113. Of Knaresborough, 21 H. 8. 17. Of Waltham Caval, Brit. p. 328. Of Breder, Idem, pag. 176. Of White-hart, Id. 150. Of Wiersdale, Id. pag. 589. Of Lownsall, bild. Of Dean, Id. pag. 266. 8 H. 6. 27. 19 H. 7. ca. 8. Of St. Leonards in Sussey, Manwood, p. 1. 144. Of Waybridge and Sapler, Id. pag. 63. Of Whitery, Id. 81. Of Fekenbam, Cambd. pa. 441. Of Rockingham, Id. 396. Forest de la mer, Id. 467. Of Hukessow, Id. 456. Of Ashdowne, in the County of Sussey, 37 H. 8. 16. Of Whittelwood, and SwaFolestagium, (Et sint quieti de Theoloneo & Past-Regis ea ceserit que Regi sucrint necessaria. Antecap sagio, & de Forchagio, & Theoloneo aguarum & tio vel preventio.

Et sint quieti de Wardwiarum forestam meam contingentium. Charta 18 wite, & de utlewe & Forsenge & Withsange, Ed. 1. m. 10. n. 30.) seems to signify some Duty & c. Charta H. 1. Hosp. Sancti Barth. Lond. An. or Tribute payable to the King's Foresters; as 1135. Fleta, lib. 1. c. 47. Forseng quietantiam prio-Chiminage, or such like. It may likewise be tarries pr see designat. So that Forsang is what we call ken for a Right to use the Forest, or a Payment Pre-emption, and is the Taking of Provisions from the Piche or without a Taking of Provisions.

forestarius, The Forester, or Keeser of a Forest, assigned by the King as Head Forester; or Warden of a whole Forest; or clie deputed by Knights and Barons who held Lands and Woods within

the Bounds of a Forest, as under Foresters starios in hose suis - item pra ipit quod sui Forestarii curam capiunt super Forestarios militum & aliorum. Parochial' Antiq. p. 174.

Forestal. Sec Forfial.

Forest, appointed by the King's Letters Patent, to walk the Forests both early and late, watching both the Vert and the Venison, attaching and presenting all Trespasses against them within their own Bailiwick or Walk, whose Oath you read in Crompt. fol. 201. And though these Letters Patent be ordinarily granted but quandiu se bene gesterint; yet some have it to them and their Heirs, and thereby are called Foresters in Fee. Id. f. 157, 159. By the same Crompton in Latin, f. 175.

Forestarium feudi.

Fozesudger, Forisjudicatio, Signifies a Judgment, whereby a Man is deprived, or put by the Thing in Question: It seemeth to be compounded of Fors, i. prater and judger, judicare. Bratton, lib. 4. tratt. 3. cap. 5. hath these Words, Et non permittas quod A. capitalis Dominus seudi illius baberet custo diam baredis, &c. quia in curia nofira forisjudica-tur de custodia, &c. So doth Kitchin use it, f. 29 and Old Nat. Brev. fol. 44. & 81. and the Stat-5 E. 3. c. 9. and 21 R. 2. cap. 12. Forjudicatus, with Authors of other Nations, fignificth as much as Banished, or as Deportatus in the ancient Roman Law, as appeareth by Vincentius de Franchis, descis 101. Mathaus de affliffis, Lib. 3. Fcub. Rub. 31. p. 625.

Forejudged the Court Is, when an Officer of any Court is expelled the same for some Offence, or for not appearing to an Action by Bill filed against him; and in the later he is not to be re-admitted, till he shall appear. 2 H. 4. 8. He shall lose his Office, and be fore-judged the Court. Spelman fays, Forjudicare interdum est male judi-

foreschoke (Direlittum) fignifies originally as much as forfaken in our modern Language. It is free figures in our modern Language. Are fipecially used in one of our Statutes, for Land or Tenements seised by the Lord, for want of Services due from the Tenant, and so quietly held and possessed by the Lord, for want of Services due from the Tenant, and so quietly held we should say, That the Tenant, who seeing his Lands or Tenements taken into the Lord's Hand, and possessed fo long, takes not the Course appointed by Law to recover them, does in due Presumption of Law disavow or forsake all the Right he has to them: And then such Lands shall be called Foreschoke, says the Stat. 10 Ed. 2. cab. unico.

for the Right, or rather a Taking of reasonable from any one in Fairs or Markets before the Efforers there.

King's Purveyors are served with Necessaries for his Majesty.

Hotelsture, Forisfallura, Cometh of the French Word forfailt, id elt, felus; but in our Language fignifieth rather the Effect of transgressing a penal Law, than the Trangressing it felt, as Forsei-Res pracipit qued omnes illi qui boscos babent intra metre of Eschcats. 25 E. 3. cap. 2. Stat. de Proditas forestw Domini Regis, quod ponunt idonos Fore-tionibus: How Goods sorseited, and Goods consistent differ, see Staunes. pl. cor. fol. 186. where those seem to be ferseited that have a known Owner, having committed any Thing whereby he hath loft his Goods; and those confiscate, that are Forester, Forestarius, Is a sworn Officer of the disavowed by an Offender, as not his own, nor elaimed by any other; but we may rather fay, that Forfeiture is more general, and Confication more particular, to such as forfeit olny to the King's Exchequer. Read the whole Chapter. lib. 3.c. 24. Full to feiture, tlena forisfactura, otherwise called Plena Wita, is Forfeiture of Life and Member, and all else that a Man hath. Manwood, c. 9. The Canonists use also this Word. Forisfactura funt pecuniaria pæna delinquentium.

Freiture of Bartiage, Forisfaffura Maritagii, Is a Writ which lay againft him, who, holding by Knights-Service, and being under Age, and unmarried, refused her whom the Lord offer'd him without his Difparagement, and married another: F. N. B. fol. 141. Reg. Orig. fol.

Hozfeng, Fozefeng and Hozbenge. Quietan-tiam prioris prise designat; In boc enim delin-quint Burgenses Londinenses cum prisas suas ante prisas Regis faciunt. Fleta, lib. 1. cap. 47. See Forfang.

Fougabulum, Forgavel, A small reserved Rent in Money. A Quit-Rent, Ita quod ego Henricus Malmerius vel baredes mei nibil juris de dicto tenemento cum pertinentiis de cetero poterimus vend care, exceptis vi. denariis de Forgabula annuatim percipiendis ad Paseba pro omnibus servitiis. Ex Cartularia Abbatia de Radinges. Ms. f. 88.

fo.gclos, Forgeld, In the Charter of H. 1. to

the Church of St. Peter in York-- Canonici & fuc essores & eorum bomines sint quieti de omnibus geldis, Danegeldis, Fengeldis, Horngeldis, Forgeldis Penligeldis, the Thing Penny, Hundred pany.

Miskeningis, cheragio, cheminagio, &c. MS.
forger of falle Deeds Cometh of the French Forger, i. accudere, to beat on an Anvil like a Smith, or else to fashion or bring into Shape; and fignifieth in our Common Law either him that fraudulently maketh and publisheth falle Writings, to the Prejudice of any Man's Right, or else the Writ that lieth against him that comor ele the with that their against nim that committee this Offence. F. N. B. f. 96. calls it a Writ of Deceit. See Terms of the Law, verbo Forger of false Deeds, and West. Symb. part. 2. Tit. Indictments, sett. 66. See the New Book of Entries, verbo Forger de Faits. This is a Branch of that which the Civilians call Crimen falsi, Nam falsari-us est, qui decipiendi causa scripta publica falsissient. forespeon, Cassatum.

forespeon, Cassatum.

forespeon, Cassatum.

foresang and forespeug, (From the Sax. Fore, quod utilitatis privata causa saturan est. Connanus ante, and Fangen, prendere) est captio obsoniorum, qua lib. 5. c. 7. num. 4. Ad esse fassitatis tria requirum in foris aut nundinis ab aliquo sit, priusquam Minister tur, mutatio veritatis, dolus & quod alteri sit nocivim, B b 2

the Statute of 5 El. 4.

Forgery. See Forger of false Deeds.

founis, a Forge, Forgia ferraria, A Smith's rge - Omnibus - Henricus Rex sciatis me concessisse - Monachis meis de Denedecimam castanearum mearum, & grangiam qua dici-tur Tuartedena, & unam forgiam serrariam ita libe--Cart. Hen. II.

Fosheros, A Herdland, a Hadland, a Foreland, or Headland --- Exceptis quinque Acris, videlicet Ebingatre, tribus acris in Muslund, una forherda sub Langdone, & alia forherda sub la Cnolle ad pedes terrarum de dominico Abbatis —— Cartular. Abbat. Glafton, MS. f. 76.

Fozinsecus, Outward, or on the Outside. -Excepto uno Selione Forinseco illius crosta versus aufrum ad faciendam quandam viam _____ i. e. the outward Ridge or Furrow to be left for a Path or common Way. Mr. Kennet's Gloffa-

Fozinlecum Servitium, The Payment of Aid, Scutage, and other extraordinary Burdens of mi-

Mr. Kennet's Gloffary.

Hozinferum Banerium, The Manor, or that Part of it which lies without the Bars or Town, and not included within the Liberties of it. Summa reddituum assisorum de manerio Forinseco Banbury cum molendinis Forinsecis. Paroch. Antiq. pag. 351.

Jogisbannitus, i. e. Banished. Expulsus a Scotia, Forisbannitus ab Anglia, &c. Mat. Paris. An.

fogiscapium, where a Man by Force, or otherwise, exacts what is not due. See Forchea-

any more.

- Et de duobus Forlandis xviforlandum. — Et de duobus Forlandis xvidenarios, sc. de Forlando Johannis Wauker, quod jacet ante terram Ecclesia, viii. denarios. Mon. Angl. 2 par. fol. 332. Land extending further, or lying before the Rest; a Promontory. For Cambden expounds Cantium Promontorium, the Foreland of Kent.

forict land was such Land in the Bishoprick of Hereford as was granted or leased dum Episcopus in Episcopatu steterit, that the Successor might have it for his present Income : But now that Custom is district, and the same Land granted, as others, by Leafe, yet still retains the Name. Butterfield's Survey, f. 56.

forma Pauperis, or In Forma Pauperis, is when any Person has Cause of Suit, and is so poor that he cannot dispend the usual Charges of suing at Law, or in Equity. In this Case upon his making Oath that he is not worth 5 1. his Debts being paid, and bringing a Certificate from some Lawyer, that he has just Cause of Suit, the Judge admits him to sue in Forma Pauperis, that is, without paying Fees to Counsellor, Attornies, or

€c. The Penalty for this Offence is declared in |Clerk. And this had Beginning from the Stat. 11 H. 7. c. 12.

formenon, Breve de forma Donationis, is a Writ that lies for him that harh Right to any Lands or Tenements, by Virtue of any Entail, growing from the Statute of Westin. 2, cap. 1. It lieth in three Sorts, and accordingly is termed Forma donationis, or Formedon in the Descender, Formedon in the Reverter, and Formedon in the Remainder : Formedon in Descender, lieth for the Recovery of Lands, Ge. given to one and the Heirs of his Body, or to a Man and his Wife, and the Heirs of their two Bodies, or to a Man and his Wife, being Cou-fen to the Donor, in Frank-Marriage, and after-wards alienated by the Donee; for after his De-cease, his Heirs shall have this Writ against the Tenant or Alienee. F. B. B. fol. 221. He maketh three Sorts of this Formedon in Descender. The first is the Manner now exprest. The Second is for the Heir of a Coparcener that aliens and dies, fo. 241. The Third he calls (infinul tenuit) fol. 216. which lyeth for a Coparcener or Heir in Gavelkind before Partition, against him to whom the o-ther Coparcener or Heir hath alienated, and is Dead. Formedon in the Reventer lieth for the Dolitary Service; opposed to intrinsecum Servitium, nor or his Heirs, where Lands entailed to certain which was the common and ordinary Duties and their Issue, with Condition, for want of such within the Lord's Court and local Liberties. See Issue, to revert to the Donor and his Heirs, against him to whom the Donce alienateth, after the Issue extinct to which it was intailed. F. N. B. fol. 219. Formedon in the Remainder lieth, where a Man giveth Lands in Tail, the Remainder to another in Tail; and afterwards the former Tenant in Tail dieth without Issue of his Body, and a Stranger abateth, then he in the Remainder See Reg. Orig. f. 238, 242. 243. Of this alfo fee the New Book of Entries, verbo Formedon, and Co. on Lit. f. 326.

Fuzmella, A Weight of Lead thus described in the Statute of Weights and Measures. 51 H. 3. Forisfamiliari. A Son is properly faid Foif finitiari, when he accepts of his Father's Part petras, exceptis 2 libris, or qualibet Formella confinet fex of his Lands, and is contented with it in the Life-time of the Father, so that he cannot claim World World World Father, for that he cannot claim World Father, for the Father, for the father, for the father formed f

Weight.

formita. Monast. 1 Tom. pag. 149. In Rogationibus ad Festum Odulfi unum prabendarium srumenti ad frizuras, &c. ad Formictas vero in Adventu Domini debent habere 14 Summas contra natale Domini, &c. omnes scilicet percipiendas ex horreis.

Fornagium Signifies the Fee taken by a Lord of his Tenants bound to bake in his common Oven, as is usual in the Northen Parts of England, or for Permission to use their own; also Chimney or Hearth Money. See Furnage. Et Dominus Rex proinde admittit per an. de exitibus fornagii sui 10 libras. Plac. coram Rege & ejus concil in Parl. 18 E. 1. in Turri London.

Fornication, Fornicatio. 1 H. 7. 4. Whoredom, the Act of Incontinency between fingle Persons; for if either Party be married, it is Adultery : The first Offence herein was punish'd with three Months Imprisonment; the Second was made Felony in the late Times of Usurpation, by a pretended Act made 1650. cap. 10. Scobell's Collection.

Usiex. Praceptum est Vic. quod venire faciat Jura-Sullex. Praceptum est Vic. quod venire facial fura-tores, qui in Assifa Nova Disseisna dubium fecerunt Sasramentum, tangens quandam Agnetam quam dixerant

dixerant esse filiam Simonis de Punde patris predissa avow or forsake whatever Right he hath unto Agnete, & non dixerim esse beredem. Et in co quod them; and then such Lands shall be called Forsdixerint quod Matilda, que fuit mater Agnetæ, fuit uxor dicti Simonis, & ron dixerunt utrum Patria babebat eam ut uxorem ejus. Qui Juratires dicunt quod pradictus Simon semper tenuit dictan Matildam ut uxorem suam, & dicunt quod nunquam dictam Matildam, matrem dieta Agneta, desponsavit; sed dicunt quod pradictus Simon aliquo tempore captus fuit per amicos pradicta Matildæ in Camera Fornicando cum ipsa Matilda, per quod compellebatur unum de tribus facere, uxorem velipsam affidare, vel vitam suam amit-tere, velipsam Matildam retro osculare; ita quod ipse Simon ibidem dedit fidem fuam preditse Matildæ matri preditse Agnetæ, qued ipfam disponsare debuit, sed ipfam nunquan alio modo desponsavit, &c. Ideo preditta Matilda de Kingsford sover predititi Simonis recepit seisin. de 1 Messag. Gr. in Shepley, Gr. Adam Gurdon & alii in misericordia. Pasch. 4 Ed. 1. Rot. 7. Suffex.

fogpgife, (Forprifum, from the Fr. Fors, i. e. Extra, and Prife, Captio) an Exception or Referva-tion: In which Sense it is used in the Statute of Exon, 14 Edw. 1. but there written Horse-prise. We still use it in Conveyances and Leases, wherein Excepted and Foreprised is an usual Expres-

Charalian le Est entre Monsieur John Blount Chevalier, le Eysne, d'une part, & Dame Johan Fouleshurst d'autre parte, Tesmoigne, que mesme les partes sont issint assentez, accordez, & assurez, que John Blount fits & Heir a dist Monsieur John deuy espousera, & prendera a semme Isabel la file de dite Dame du si briese & deue temps, que la dite Dame a ses propres custages voidera ordeigner & feire, issint que le dit Dame paye a dit Monsieur John xx Markes a temps de l'espousels, & xl. Livres a certeyne de pay, compris en un Obligation, quelle le dite Dame a fait a dit Monseur John, & Pour quel payment le dit Mon-sieur John enfeoffera ou sera enseoffer les susdits John son filts, & la ditte slabel de son Manner jousse Utteskefather, appelle Blount's Place, ensemblement ove toutes autres terres, tenements, rentes, services, &c. For-prisc le Parke, &c. appelle Blount's Park, &c. A avoir, & tener a dit John son filts, & Isabel & les beyres que mesme cely John des Corps de mesme cely Isa-bel engendera, &c. Donnee south les seales, &c. le jour de St. Luke. L'an de R. le Roy Hen. 4. disme. Penes Wal. Kirkam-Blount Baronet.

Forprise in another Sense is taken for any Exaction, and is the same with Forecapium, as appears in Thorn, Anno 1285. Totum pratum, &c., sine quacunque Forprisa in Exambium pro placea dedit. fograre, To forrage. Quidam de Francis discur- Ex-rebant emolumentis victualium intendentes, quod vulga- 195. riter forrare dicitur. Mat. Paris. 1242.

Fogrein, Used for Foreigner. Anno 34 8 35 H.

8. cap. 18. Sec Foreign.

Forhohe Seems to fignify originally as much as Forfaken in our modern Language, or Direlistum with the Romans: It is especially used in one of our Statutes, for Lands or Tenements seised by the Lord, for want of Services due from the Tenant, and so quietly held and possessed beyond the Year and Day. As if we should say, that the Tenant, which seeing his Lands or Tenements taken into the Lord's Hand, and possessed so long, taketh not the Course appointed by Law to recover them, doth in due Presumption of Law dischoke, says the Stat. 10 E. 1. cap. uni.o.

30 light, Forefibeta, From Sax. For, before, and Sceat, a Part or Portion, the outer or fore-part of a Furlong, the Skirt or Slip or finall Piece that lay next the Highway-Una acra & dimidia videl. Forschet jacen. ibidem. Paroch, Antiq. P. 53 1. hac pecia terra Prioris vocatur Heralds Pece, habet unum Forschætum jacentem proxime juxta prædictam meram, ibid. 535. Sce Mr. Kennet's Glof-

Horles, Catadupe, Waterfalls, Cam. Brit. Tit. Westmorland.

Folipeaker, An Attorney or Advocate. folipeten, i. e. Forbid. Habeat totum hoc For-specen, i. e. All this is Forbidden. Leg. Canuti, cap. 46. apud Brompton.

Hozital or Fozifial, (Forestellamentum) Spelman Says 'tis Via obstructio, vel itineris interceptio; with whom agrees Coke on Littl. fol. 161. b. In Domefday 'tis written Foristel. Hoc verbum Forstal interpretari debet & intelligi ad impediendum aliquem vel infultandum in Regia strata, & non alio modo. Pla. Parl. 18 Edw. 1. Also we find in the Saxon Laws Forstal to fignify Oppestion.
Forstal (from the Sax. Fore, Ante, and Stal, Iter,)

is an Intercepting in the Highway, or an Affaulting a Passenger in it. Forestal est si quis ex trans-verso incurrat vel in viam expestet & assaliat inimicum

Suum. Leg. H. 1. cap. 80.

100 Ital Is to be quit of Amerciaments, and Cattel arrested within your Land, and the Amerciaments thereof coming, fays Terms de la Ley. But Spelman says, 'Tis via obstructio vel itineris intereptio, with whom agrees co. on Lit. fol. 161. In Domestay 'its written Foristel, which see before. Dedique eis forstallum, &c. & terram que jacet ex utraque parte ejustem forstalli, &c. Mon. Angl. 2 par. fol, 112. 60.

for the form to return. See Regrators and Engroffers, Crompt. fust. of Peace, fol. 69. In the Terms of the Law, its thus defined, Forsalling, Forsallamentum is the Buying of Corn, Cattel, or other Merchandisc, by the Way, as it cometh towards the Market or Fair to be fold. Fleta says, Significat obtrusionem via vel impedimentum transitus & fuge averiorum. lib. 1. ca. 47. Who shall be adjudged a Forestaller, see in 5 & 6 E. 6. cap. 14. Forestal. est, si aliquis portaverit halec vel bujusmodi res ad forum, & statim alius venerit & emerit ab ipso illas res, ut carius vendat, Prior habebit emendas ab iffo. Ex Reg. Priorat. de Cokesford. See 3 par. Infl. fol.

fogitalling, (Viarium obstructio, from the Sax. Fore, i. e. Via, and feel,) fignifies the buying or bargaining for any Corn. Cattel, or other Merchandife, by the Way, before it comes to any Market or Fair to be fold, or by the Way as it comes from beyond the Seas, or otherwise toward any City, Port, Haven, or Creck of this Realm, to the Intent to fell the same again at a more high and dear Price. 52 H. 3. Stat. 6. West, Part 2. Symbol. Tit. Indistrnents, Sett

Fozfula, A little Fort. Forfulam funditus everterunt. Knyghton.

Nozte:

Fortsselve Was a learned Lawyer, and Lord Chancellor in the Days of Hen. 6. Who writ a Book in the Commendation of our Common Law,

intitled, De Laudibus Legum Anglia.

—— Dedimus unam virgatam terra fortheia,cum messuagio propinquiore Fortheiæ, & alteram virgatam cum messuagio propinquiore doniui qua fuit Alonci de Tydington—— Cartular de Radinges, MS. f. 116. 6.

Fortis, i. e. Power, Dominion, or Jurisdiation. Non est eis imputandum, &c. si per omnia se allegient quod nec consilium eorum vel auxilium sit in Fortia

ipsa.

Fortiare, or Infortiare placitum, is when many Judges are affembled to do it. Si justitiam fine judicio dimittant (judices) sed summonitis terrarum dominis inforcietur placitum termino competenti.

Leg. H. 1. cap. 29.

fortility, Fortilite, and Fortelet, (Fortalitium, vel Forteletum, & Fortellescum,) Allthin the Colums and Fortilities of Berwick and Carlifle, (Anno 11 Hen. 7. cap. 18.) fignifies properly a little for-tified House or Castle, made rather to preserve the Perion of the Owner and his Goods, than to endure a Siege.

Foatlet, (Fr.) Signifies a Place of some Strength,

Old Nat. Brev. fol. 45.

Fort ingies, Otherwise Farthendel, is the fourth Part of an Acre or Penny, &c. See Farthingdeal-See the Book of Domofday.

fortuna Is that which we call Treasure-Trove, i. c. Thefaurum ducente Fortuna invenire. Inquirendum est per 12 Juvatores pro Rege, Sc. quod fideliter prosentainnt, Sc. omnes Fortunas, abjurationes, ap-pella, Sc. Stelman tells us it significs Fortuito occifos: But this seems to be very fanciful. See Sacrobarra.

Faztunium, A Tournament or Fighting with Spears, In entemptum meum isse Torneamento in-tersussis, & sobissice illum Fortunium appellasi. Mat. Paris. Anno 1241.

Fogbenge. See Forfang. fozurth, A long Slip of Ground .-- Una Journell, in long only of Ground.

Aura inter tenementum Aurifabri & terram Abbatis, & una Forurthe que se extendit a predicta acra versus orientem juxta cursum aque, & computatur pro una acra. Cartular. Glasson. MS. 6.

folia, A Ditch, full of Water, where Women committing Felony were drowned, but Men hanged. Nam & ipsi in omnibus tenementis suis omnem ab antique legalem habeere justitiam, videlicet ferrum, Weight: A Fostam, Furcas, & similia. In another Sense and an half its taken for a Grave, as appears by these old and an half.

Verses:

Hic jacent in Fossa Beda venerabilis ossa, Hic eft Fossatus, qui bis erat bic cathedratus.

Nolla, Item diximus per sacramentum quod non vidimus tempore Henrici & Richardi quondam Regum Anglia, quod quis redderet decimas de feriis aut de genestis aut de fossis ubi prius fuerint demosmata-Charta A.D. 1205. apud Scriptor. Normun. f. 1509. Du fresne cites this Authority in the Word Froccus, mosmatis, unless it might be read donus dirute.

To give Sense to these dark Words, I think rather fessis is to be taken for foesis, Fr. Foisson, rectatam plumbi, & sic de una carectata plumbi posGrass cut or mowed for Hay; and denosmatis, for sunt 20 pedes in altitudine & etiam in longitudine todemoissonatis, Fr. moissoner, demoissener, to mow or

cut down; and then the Version will run thus: Alfo we have deposed upon Oath, that in the Time of Henry and Richard, Kings of England, we never saw that any one paid Tithe of Furz or Broom; or of Latter-math or After-Patture, where the Grass or Hay had been once mowed before.

Fosta and Firea. Se Furca. Fostagium. See Fostatum.

foliatorum operatio, Fosse-work, or the Service of labouring, done by Inhabitants and adjoining Tenants for Repair and Maintenance of the Ditches round a City or Town: For which fome paid a Contribution called, Foffagium. See Mr.

Kennet's Glossary.
Fossatum, (Lat.) A Ditch, or a Place fenced with a Ditch or Trench, Ex dono Hen. Regis avi nostri unum Fossatum tam largum, quod naves possint ire & redire a flumine de Withonia usque ad Tuholme. Charta 20 Hen. 3. m. 9. where it feems

to fignify a (cut) River.

Fossatum, in another Sense, is taken for the Obligation of Citizens to repair the City Ditches.

foliatura, The same with Fossatum. folialium, Fossatum, A small Ditch, una virgata terra, cum pertinentiis in West-Pennard qua vocatur la More, videl. quinque acras in Chase roft simul cum prato & fossello in eadem crofta. Cartular. Gla-fton. MS. f. 117.

fosses, (From Fosses, digged) was anciently one of the four principal Highways of England, fo called, because supposed to be digged and

made passable by the Romans, and having a Ditch upon one Side. See Watting-spreet.

Foirmaland Is Land given, assigned or fer forth for the Finding of Food or Victuals for any Person or Persons; as in Monasteries, for the

Monks, &c.

Fosterlean, Nuptial Gifts, which we call a Jointure. From the Sax. Foster-lean, Ciborum exhi-bitio, that is, a Stipend which the Wise hath sor her Maintenance. Postea siendum est cui Foster-lean pertineat, vadiet hoc Brigdunia, & plegient amici fui.

or fooder, (from the Teutonick Fu-Fother, der,) is a Weight (of Lead) containing eight Pigs, and every Pig one and twenty Stone and an half, which is about a Tun, or a common Wain or Cart-load. Speight in his Annotations upon Chaucer. I find alfo, in the Book of Rates, Mention of a Fod-der of Lead, which is there said to be 2000 Weight: At the Mines its 22 hundred Weight and an half; among the Plumbers at London 1900

Formel, A Weight of Lead of ten Stone or feventy Pounds, as in this remarkable Authority, for the Mensuration of Lead. Saccus lana debet for the Mellination of Lead. Saccus lane debet ponderare 28 petras, & folebat ponderare summam frumenti, & sic faccus lane ponderat fextam partem carectata plumbi, scil. 50 petras, sex & viginti petra faciunt cavestatam plumbi. London. Summa librarum carectata London, 2 mille & centum libra scil. de tam plumbi, & quilibet faccus ponderat 5 fotmes plumbi. Et duas petras scil. 18. libr. & quatuor xx. Du fresse this Adultation in the votation of the state of

tidem co-operiri-Er Cartular. S. Albani MS. Cotton Tiber F. 6. f. 260.

Founge, (Fr.) See Funger. Foven, A Grave for Burial of the Dead. In the Statutes of the Church of St. Paul in London, it was ordained in the Chapter, De fervientibus

Ecclesia—— quod pro fovca facienda in comiterio per garciones suos non recipient dicti servientes pro divite ultra ili. denar pro mediocri, ii. den cum per garciones eorum fit fovea, alioquin nihil percipiant. Liber Statutorum Eccl. Pauline London, MS. f. 29.

Fourtare, To carry away Fodder, to forage. Inquiretur quantum pastura Regis Foverata fuerit, aut deteriorata, per animalia que exeunt a domibus.

Fleta, lib. 2. cap. 41. par. 13.
Foundation, The Founding of a College or a Hospital, is called Fundatio, quasi Fundi-datio,

or fundamenti locatio. Co. Rep. 10.

Founday. At the Iron Works in melting and preparing the Minc, every fix Days they call a Founday; in which Space, they make commonly eight Tun of Iron, if you divide the whole Sum of Iron made by the Foundays: For at first they make less in a Founday, at last more. From the French Foundre, to melt. To Found, whence Bell-Founder, a Fount or Funt of Letters, &c. founder Is he that melteth Metal, and

maketh any Thing of it, by casting it into a Mould, Anno 17 R. 2. cap. 1. derived from the Verb Fundere, to pour out. We also say, That whoever builds and endows a College or Hospital

is the Founder.
Founiare, To fawn as a Deer. Founiare, To fawn as a Deer. Qui fecerunt vastum in foresta, maxime ubi dama solebant Founi-

arc. Fleta, lib. 2. cap. 41. par. 33. Fourcher (Fr. Fourchir, i. e. Titubare lingua,) fignifies a Putting off, Prolonging, or Delaying of an Action; for as by Stammering we draw out our Speech, not delivering that we have to fay, in ordinary Time, so by fourthing we pro-long a Suit that might be ended in a shorter Space. In Westim. 1. cap. 42. you have these Words, Coparceners and Jointenants shall no moze fourch, but only Mall habe one Effoin, &c. And Anno 6 Ed. 1. c. 10. it is used in the fame Senfe; The Defendants thall be put to an-Imer without fourthing, &c. Anno 23 Hen. 6. cap. 2. See 2 Part. Inft. fol. 250. In the Latin 'tis called Furcare; and fignifies, where a Man and his Wife, or each of them, casts an Essoin, then 'tis called Furcare, because 'tis twofold. Caveat vir & mulier implacitati, quod semper in Essonio alterius alter compareat, quamdiu furcarc possint; & cum ultra non possint, concurrant eorum Essonia in suis locis; Alter autem eorum tantum unum Essonium de malo lecti habere potest. Hengham Mag. Land or Tenements bestowed upon God, that is.

Edw. 3.

Fowls of Marren. See Warren.

Fratitium, Arable Land. Pratum de mura & Acras terra de Fractitio. Mon. Tom. 2. pag.

Fradura nabinni, Wreck.

fragium, A Right of making Faggots in a Wood. Concessi eisdem Fragium, focalia, &c. Mon.

Tom. 1. pag. 813.
Frampole Fences Are fuch Fences as any Tenant in the Manor of Writtle in Effer hath against the Lord's Demeans; whereby he hath the Wood growing on the Fence, and as many Trees or Poles as he can reach from the Top of the Ditch with the Helve of his Ax, towards the Repair of his Fence. I have heard the late Chief Justice Brampton, whilf he was a Practice of the Chief Justice Brampton, whilf he was a Practice of the Chief Justice Brampton. fer and Steward of this Court, acknowledge he could not find out the Roason why these Fences were called Frampole. It may come from the Sax. Fremful, Profitable, or may be a Corruption of Franc-pole, because the Poles are free for the Tenant to take.

Franchilanus, (from the Fr. Franchi, i. e. Free) a Freeman. Sciatis me dedisse, cum villanis & Franchilano, nomine Hamone, & cum tenuris eorum, &c. Charta Hen. 4. 2. in m. Mon. Angl. 1 par. fol. 442. b. And in Domefday we find Francus bomo used for a Freeman.

Franchsse, Franchesse, Libertas, Is taken with us for a Privilege or Exemption from ordinary Juricilition, and sometimes an Immunity from Tribute: It is either personal or real, (Cromp. Furish. fol. 141.) that is, belonging to a Person immediataly, or else by Means of this or that Place, or Court of Immunity, whereof he is cither Chief or a Member. In what particular Things a Franchise commonly consists, sec Britton, cap. 19. Franchise Royal, 15 R. 2. cap. 4. and 2 cap. 19. Franchife Royal, 15 R. 2. cap. 4. and 2 H. 5. cap. 7. in fine, feemeth to be that where the King's Writ runs not, as Cheffer, Durham, &c. which are called Seigniories Royal, Anno 28 H. 6. cap. 4. and formerly Tyndal and Examphire in Northumberland. The Author of the New Terms of the Law faith, That a Franchife Royal is, where the King granteth to one and his Heirs, that they shall be quit of Toll, or such like. See Franchife in the New Book of Entries. Brasher See Franchife in the New Book of Entries. Brasson, lib. 2. cap. 5. See Sac. See also Old Nat. Brev. fol. 4

Franciaenæ Was the general Appellation of all Foreigners, unless they could prove themselves to be Englishmen. See Englestery.

Francling, A Freeholder, Qui libere tenet. See

Frank Was a French Gold Coin, worth about French Shilling; but in Computation was twenty Sols, which is a Livre, or Pound; and about

twenty Pence in our Money.

Frank-almoin, Libera Eleemofyna, In French Frank-aufmone, fignifies a Tenure or Title of Fourgeld, or Footneld, (from the Sax. Fot, Service of God, for pure and perpetual Alms; Pes, and Geldan, Solvere, q. Pedis Redemptio) whence the Feoffers or Givers cannot demand fignifies an Amereement for not cutting out the Balls of great Dogs Feet in the Footet. See Experential in the Hands of the Feoffers. With this Balls of great Dogs Feet in the Forett. See Experemain in the rands of the Feotless. With this ditate. And to be quit of Footgeld is a Privilege to keep Dogs within the Forett, unlawed, with-Of this you may read at large, Bratton, lib. 2. out Punishment or Controul. Crompton's Jurifd. fol. cap. 5 & 10. See F. N. B. fol. 211. and the New 197. Manewood, part 1. pag 86. This Privilege Book of Entries, verbo Frank-almoine. Britton, in was always allowed in Affif. Fireft. de Pickring, 10 given in Alms, but not in free Alms. As if an Abbot, &c. holds Lands of his Lord for certain Divine Service to be done, as to fing every Friday a Mais, or do some other Thing; and if such Divine Service be not done, the Lord may diffrain,

in fuch Cafe the Abbot ought to do Fealty to the Lord; and therefore it shall not be said a Tenure in Frank almoine but a Tenure by Divine Service;

Wood, &c. without the View of the Forester, tho' it be in his own Demesnes. Crom. Fur. fol.

187.

frenk fee, Liberum feudum, Is by Broke, Tit. Demesine, num. 32. thus expressed, That which is in the Hands of the King or Lord of any Manor, being ancient Demesne of the Crown, (viz. the Demesnes) is called Frank-fee, and that which is in the Hands of the Tenant is ancient Demesne only. Sec Reg. Orig. fol. 12. whereby that feemeth to be Frank fee which a Man holds at the Common Law to himself and his Heirs, and not by fuch Service as is required in ancient Demesne, according to the Custom of the Manor. again, in the same Book, fol. 14. there is a Note to this Effect, That the Lands which were in the Hands of King Edward the Confessor at the Making of Domesday-Book, is ancient Demesne, and that all the Rest of the Realm is called Frank-fee, wherewith Fitzherhert agrees in his Nat. Brev. fol. 161. So that by this Rule all the Land in the Realm is either ancient Demesne or Frank-fee. The Author of the Terms of Law defines Frankfee to be a Tenure in Fee-fimple of Lands pleadable at the Common Law, and not in ancient Demesne. Fachineus, lib. 7. cap. 39. makes Feudum francum effe pro quo nullum servitium prastatur Domino, with whom agrees Zafus de feudus, part 12. faying, That therefore it is Feudum improprium, quia ab omni fervito liberum. These Lands which were held in Frank-fee, were exempted from all Services, but not from Homage.

frank ferm, Frma Libera, Is Land or Tenement, wherein the Nature of Fee is changed by Feofment out of Knights-service for several yearly Services; and whence neither Homago, Worship, Marriage, nor Relief may be demanded, nor any other Service not contained in the Feoffment. Eritton, cap. 66. num. 3. See Fee-

farm.

Frank'old Is where the Lord hath the Benefit of folding his Tenants Sheep within his Manor, for the manuring his Land. Keil. Rep. fol. 198. a. Quod Vassallis olim & Usufrustuariis denegatum, Maneriorum & prediorum Dominis solum competebat, says Mr. Somner. It is compounded of the Fr. Franc, i. e. Free, and the Sax. Fald, i. e. a Fold. Sec

Faldage.

Frankelatt, Libera Lex. See Crompt. Fuft. fol. 156. where you shall find what it is by the Contrary; for he that for an Offence, as Conspiracy, &c. loseth his Frank law, is faid to fall into these Mischies; First, That he may never be impa-nelled upon any Jury or Assie, or otherwise used in testifying any Truth. Next, If he have any Thing to do in the King's Court, he must not approach thicker in Person, but appoint his Attorney. Thirdly, His Lands, Goods, and Chattels must be seised into the King's Hands; and his Lands must be effected, his Trees rooted up, and his Body committed to Prison; for this the faid Author citeth Lib. Affif. fol. 59. Confpiracy, 24 E. 3. fol. 34. See Conspiracy.

Frankemarriage, Liberum maritagium, Tenure in Tail special, growing from these Words in the Gift comprised, Sciant, &c. me In Frank almoine but a Tenure by Divine Service; words in the Gift compriled, Sciant, Se. me for it cannot be Frank-almoine, if any certain Service be expressed.

M. H. de W. desse Service Service Spring Service be expressed.

M. H. de W. desse Service S of their Bodies, and shall do no Fealty to the Donor till the fourth Degree. Sec Terms de la Ley. Glanvil, lib. 7. cap. 18. and Braff. lib. 2. cap. 7. num. 4. divideth Maritagium in liberum & servitio obligatum. See Marriage. Fleta gives this Reason why the Heirs do no Service until the fourth Descent. Ne donatores vel eorum haredes, per homagii receptionem, a reversione repellantur. And why in the fourth Descent, and downward, they shall do Service to the Donor, Quia in quarto gradu vehe-menter prasumitur, quod terra non est pro desectu here dum Donatoriorum reversura, lib. 3. cap. 11. All this appears very plain in Bracton's Words, who tells us, That Maritagium liberum est ubi donator vult quod terra sic data erit quieta & libera ab omni seculari servitio quod ad dominium feodo possit pertinere, The sta quod ille cui data sit nullum omnino inde faciat fervitium usque ad tertium keredem, & usque ad quartum gradum. And then he mentions how the Degrees shall be computed, viz. The Donee himself shall be in the first Degree, his Heir in the Second, his Heir in Third, and his Heir in the fourth Degree; and afterwards the Land was subject to all the former Services, because it was supposed then to revert to the Lord for Want of Heirs. So that

it was exempted only usque ad quartum gradum.

The Lands which were given in Marriage & fervitio obligate, were, with a Reservation of the Services, due to the Lord, which the Donce and his Heirs were bound to perform for ever; but neither he, or the next two Heirs were bound to do Homage; that was to be done when it came to the fourth Degree, and not before; and then both Services and Homage were to be per-

formed.

Frank pledge, Franci plegium, From the French Frank, liber, and pledge, i. fidejuffor, fignifies a Pledge or Surety for Freemen: For the ancient Cuttom of Freemen of England, for the Prefervation of the publick Peace, was. That every Free-born Man at fourteen Years of Age, (Religious Person, Clerks, Knights, and their eldest Sons excepted) should find Surety for his Truth towards the King and his Subjects, or else be kept in Prison; whereupon a certain Number of Neighbours became customably bound one for another, to see each Man of their Pledge forthcoming at all Times, or to answer the Transgression committed by any gone away: So that whosoever offended, it was forthwith inquired in what Pledge he was, and then they of that Pledge what Pleage he was, and then they of that Fleage either brought him forth within 31 Days to his Answer, or satisfied for his Offence. This was called Frank pleage, and the Circuit thereof Decenna, because it commonly consisted of ten Housholds, and every particular Person, this mutually bound for himself and his Neighbours, was called Decennier, because he was of one De-cenna or another. This Custom was so kept, that the Sherists at every County-Court did, from Time to Time, take the Oaths of young Ones, as they attained the Age of fourteen Years, and see that they were comprised in some Dozen; whereupon

ipon this Branch of the Sheriffs Authority was Bratton, lib. 2. cap. 35. Heta, lib. 3. cap. 16. Par. stiled Vifus Franci Plegii, View of Frank-pledge. See the Statute for View of Frank-pledge, made

18 E. 2. See also December, Let, View of mary Services done by the Tenants in Chelefworth, Frank-pledge, and Friborgh. That we borrowed a Manor belonging to the Abbey of St. Edmundsthis Custom of the Lombards, manifestly appears burythis Cutton of the Lormana, maintenty appears only patered numerer as primain main in the second Book of Feeds, cap. 53. upon which summan & dividian de brasso avene, & dimidian read Hstoman, &c. What Articles were wont to summan de grano ordei, & dimidian summan frube enquired of in this Court, see in thorn ment, & quarterium vance & dimidiam Freschenci-Mirror of Justices, lib. 1. cap. de la vene des Frank- am pacabiles, & unam ancam, &c. Cartular. S. Ed-pledges; and what these Articles were in formundi, MS. f. 410.——unam summam frumente mer Times, see in Fleta, lib. 2. cap. 52. and 4

par. Inft. fol. 73. In an ancient Charge of the
Quest of Wardnote, in every Ward in London,
it is said, And if there be any Person within the
Ward that is not under Frank-pledge, that is to
laden Vessel.

In Processive Placitic corum ma-Ward that is not under trains-pleuge, that is to favor the Briftol armo 18 Edw. 2. compertum est quod feen in Bracton, lib. 3. tract. de corona, cap. 10. viz. Magister Navis Sancti dominici de Plucentia, & alti Omnis homo, sive liber sive servus, aut est vel debet socii sui monstraverunt domino Regi quod frectati sue. esse in Franco Plegio, aut de alicujus manupastu, vunt cum vinis adducendis in Flandriam. nif st aliquis itinerans de loco in locum, qui non plus

frette, Frett-work, Frestatus, fretted, Friestatus

fe teneat ad unum quam ad alium, vel quid habeat

So Frestura, a Fresse, or Frestatus, freedie, or Fresture—— Capsa ver
quod sufficiat pro Franco Plegio, seut dignitatem, ta sameto rubeo, cum freedie & seutis breudatis, prevel ordinem, vel liberum tenementum, vel in civita- terquam in tergo. Mon. Angl. tom. 3. pag. 321.

tum, a Wood where Ashes grow.

Frateria, A Fraternity, Brotherhood, or Socicty of religious Persons who were mutually bound to pray for the good Health and Life, to be freed from Profecution, of which the third See. of their living Brethren, and the Souls of Part was paid into the Exchequer, and that was those that were dead. In the Statutes of the called Fredum. See Delatura. Cathedral Church of St. Paul's in London, collected by Rall Baldock Dean, 1295. there is one fedes libera, fignifies that Estate in Copy-hold Chapter de Frateria Beneficiorum Eclefic S. Pauli: Lands, that the Wife being espoused a Virgin And the Institution of it in that Church is thus hath, after the Decease of her Husband, for her recorded. Anno ab incarnatione Domini, M. C. xc. Dower, according to the Custom of the Manor: vii. in erastino ascensionis beata Maria, authoritate (Kitchin, fol. 102.) As at Orleton in the County of Radulphi de Diceto Eclessa S. Pauli Lundoniorum Hereford, the Relict of a Copyhold Tenant is ad-

old Deeds.

Fratruelis ejus in regrum, &c. fratruus, The Brother's Son.

Fratres conjurate Are fworn Brothers or Companions, Simeon Dunelm. pag. \$1, 190, 203. and cafa fuerit; but if she commit Incontinency, she Hoveden, pag. 445. Sometimes they are so called who were sworn to defend the King against his Court riding backward on a black Ram, with Enemies. Leg. W. 1. cap. 59. Pracipimus ut omnes his Tail in her Hand, and say the Words followliberi homines fint Fratres conjurati ad monarchiam nofiran & regnum rofirum contra inimicos pro posse suo admit her to her Free-bench.

defendendum. Leg. Edw. cap. 35.

#ratres=pres Were Friars wearing black and

white Garments: They are mentioned in Wal-fingham, pag. 124. viz. In quodam cæmeterio quod fuerat quondam fratrum quos Freres-pyes veteres ap-

pellabant.

Fratriagium Is that Part of the Inheritance which comes to the younger Brothers; for what ever they possess of the Father's Estate, they possess fess it ratione Fratriagii, and are to do Homage to the elder Brother for it, because he is bound to do Homage for the Whole to the Superior Lord.

6, 7. Fretchenchia, Fretchenchia. Among the custo-- praterea numeret ad firmam unam

Freits, Fret-work, Fredatus, fretted, Friefatus. tate rem immobilem, &c.

Transtum, A Wood or woody Ground. 1 Inft.

Tras, ib. p. 326. Sandalia — cum caligis breudatis & Frecturis, de armis palatis & undatis, ib. p. 314.

Freduit. See Fledwit. Freduit Was a Composition paid by a Criminal,

Free-bench, Free-bank, Francus bancus, that is celebraturi, & quotoquot evunt Sacerdotes ejusilem So-lib. 4. tract. 6. cap. 12. num, 3. hath these Words, cietatis fratres eadem die _____ missam celebra-Consuetudo est in partibus istic, quod uxores maritorum Confuetudo est in partibus ilic, quod uxores maritorum - Ex Libro Statut. Eccl. Paul. defunctorum habeant francum bancum suum de terris Lond. Script. ad mandatum Tho. Lyfeaux Decani. sockmannorum, & tenent nomine dotis. Fitzberbert calls MS. f. 24. b.

MS. f. 24. b.

it a Custom, whereby in certain Cities, the Wife

frater Putricius, a Bastard Brother; so shall have her Husband's whole Lands, & c. for Malnisbury nies it; and so I have seen it used in her Dower. Nat. Brev. fol. 150. See Plowden, fol. old Deeds.

11. In the Case of Newis. Of the Free bench, Stratrueles, The Sons of two Brothers. Successit several Manors have several Customs, as at East and West Enborne in the County of Berks, if a cu-flomary Tenant die, the Widow, shall have her Free-bench in all his Copyhold Lands, dum sels. his Tail in her Hand, and fay the Words following, the Steward is bound by the Custom to re-

> Here I am Riding upon a black Ram, Like a Whore as I am; And for my Crincum Crancum, Have lost my Binkum Bankum; And for my Tail's Game, Have done this worldly Shame, Therefore I pray you, Mr. Steward, let me have my Land again.

The like Custom there is in the Manor of Chadleevorth in the same County; in that of Torre in Devorsbire, and other Parts of the Welt.

free-boan, Franchordus, in some Places they claim as a Free-bord, more or less Ground beyond or without the Fence. In Mon. Angl. 2 par. fol. 241. it is faid to contain two Foot and a half, viz. Et totum boscum vocat, Brendwood cum frankborda, Et duorum pedum & dimid. per circuitum illjus bosci,

Free Chapel, Libera Capella, In the Opinion of some is a Chapel founded within a Parish, for the Service of God, by the Devotion and Liberality of some good Man, over and above the Mother-Church, to which it was free for the Parishioners to come, or not to come, and endowed with Maintenance by the Founder, and thereupon called Free. Others with more Probability say, That those only are Free Chapels that are of the King's Foundation, and by him exempted from the Jurisdiction of the Ordinary; but the King may licence a Subject to found such a Chapel, and by his Charter exempt it from the Diocesan's Jurisdiction. That it is called Free in Respect of its Exemption from the Diocesan's Jurisdiction, appears by the Register of Writs, fol. 40, 41. These Chapels were all given to the King, with Chanteries, 1 E. 6.14. Free-Chapel of St. Martin le Grand, 3 E. 4. cap. 4. and 4 E. 4. cap. 7.

Freedtoll. See Fridftoll.

Frechold, Frank-tenement, Liberum tenementum, Is that Land or Tenement which a Man holdeth in Fee, Fee-tail, or at the least for Term of Life. Braft. lib. 2. cap. 9. In the Terms of the Law 'tis faid, That Freehold is of two Sorts, Freehold in Deed, and Freehold in Law: Freehold in Deed is the real Possession of Land or Tenements in Fee, Fee tail, or for Life. Freehold in Law is the Right that a Man hath to fuch Land or Tenements before his Entry or Seisure. It hath likewise been extended to those Offices which a Man holdeth either in Fee, or for Term of Life. Briton defines it to this Effect, Frank-tenement is a Poffesfion of the Soil, or Services iffuing out of the Soil, which a Freeman holdeth in Fee to him and his Heirs, or at the least for Term of his Life, though the Soil be charged with free Services or other, cap. 32. Freehold is sometimes taken in Opposition to Villenage. Braff. lib. 4. 37, 38. Lambard in his Explication of Saxon Words, verb. Terra ex fripto faith, That Land in the Saxons Time was called either Bock-land, that is, holden by Book or Writing; or Folc-land, that is, holden without Writing. The former he reports was held with far better Condition, and by the better Sort of Tenants, as Noblemen and Gentlemen, being such as now we call Freebold. The later was commonly in the Possession of Clowns, being that we now call Ad voluntatem Domini, At the Will of the Lord. The Register Judicial, fol. 68. and in divers other Places saith, That he which holds Lands upon an Execution of a Statute-Merchant, until he be fatisfied the Debt, Tenet ut liberum tenementum sibi & assignatis suis. And sol. 73. the same may be read of a Tenant by Elegit, where the Meaning is not, that they be Freeholders, but as Freeholders for their Time, that is, until they have gathered Profits to the Value of their Debt. Freeholders in the ancient Law of Scotland were called Milites. Skene de verbor. fignif. verb. Milites. Dostor and Student, that the Possession of Land after the Law of England, is called Frank-tenement, or Freehold, fol. 97. a. 2

Fraginetum, A Wood of Ashen Trees. Domes-

Fremenfreda. See Femenefrith.
Frenchman, Francigena, was heretofore wont to be used for every outlandish Man. Brasson, lib. 3.

trast. 2. cap. See 15 Englescery.

Freendless man Was the Saxon Word for him that we call an Outlaw, and the Reason might be, because upon his Exclusion from the King's Peace and Protection, he was denied all Help of Friends after certain Days. Nam forisfecit amicos. Bract. lib. 3. tract. 2. cap. 12. num. 1. whose Words are these, Talem vocant Angli (utlough) & alio nomine antiquitus folet nominari, fc. Frendlessman, & sic videtur quod forisfecit amicos, & unde fi quis talem post Utlagariam & expulsionem scienter paverit, receptaverit vel scienter communicaverit aliquo modo, vel receptaverit, vel occultaverit, eadem pæna puniri debet, qua puniretur utlagatus, ita quod careat omnibus bonis suis & vita, nisi Rex ei parcat de sua gratia.

frendwite vel Infeng, Significat quietantiam prioris prifa ratione convivii. Fleta, lib. 1. cap. 47. See Forfeng. I cannot apprehend what Fleta meant by this Exposition of the Word, I rather think it was a Mul&t exacted of him, who harboured his outlawed Friend: 'Tis derived from the Sax.

Freend, amicus, and wite, muleta.

Frene, Fresh-water, or Rain, and Land-Flood. -Reddendo inde nobis duas marcas argentipro omni servitio, nifi quod debet mallare secundum quantitatem illius terra intus & extra, tam contra salfam, quam contra frescam, sicut ceteri, & curiam nostram sequi— Charta Antiq. in Somner of Gavelkind, p. 132.

freil Dillessin, Frisca disseisina, Cometh of the French Fraiz, i. recens and disseisin, a possession ejicere: It signifies such a Disseisin as a Man may feek to defeat of himfelf, and by his own Power, without the Help of the King or Judges, Britton, cap. 5. and that fuch diffeifin as is not above fifteen Days old. Bration, lib. 4. cap. 5. whom you may read at large in this Matter, concluding that it is arbitrary, and 6 doth Britton, cap. 65. But cap. 43. he feemeth to fay, That in one Case it is a Year. See him also, cap. 44.

fresh fine Is that which is levied within a Year

past. Westm. 2. cap. 45. Anno 13 E. I.

fresh tozes, Frisa fortia, Is a Force done within forty Days, as feems by F. N. B. fol. 7. For if a Man be diffeifed of any Lands or Tenements within any City or Borough, or deforced from them after the Death of his Ancestor, to whom he is Heir, or after the Death of his Tenant for Life, or in Tail; he may within forty Days after his Title accrued, have a Bill out of the Chancery, to the Mayor, &c. See the Rest there, and Old. Nat. Brev. fol. 4.

Frish Suit, Recens insecutio, Is such a prefent and earnest following of an Offender, as never ceafeth from the Time of the Offence committed or discovered, until he be apprehended. And the Effect of this in the Pursuit of a Felon is, that the Party pursuing shall have his Goods again, whereas otherwise they are the King's. Of this fee Staundf. pl. cor. lib. 3. cap. 10 8 12. where you shall find handled at large what Suit is to be accounted fresh, and what not. And the same Author in his first Book, cap. 27 saith, That Fresh Suit may continue for seven Years. See Coke's Rep. 1ib. 3. Ridgeway's Case. Fresh Suit seemeth to be either within the View or without; For Manwood faith, That upon Fresh Suit within

the View, Trespassers in the Forest may be attached by the Oshcers pursuing them, though these Words, Archiepiscopi, Enisopi, Comites & Bawithout the Limits and Bounds of the Forest, cap. 19. per totum.

Fretum Butannicum, The Streights between

Dover and Calais.

der of religious Persons, of which, these are reckoned the principal Branches, Anno 4 H. 4. cap. 17. viz. Minors, Grey Friars, or Franciscans, Augustins, Dominicans, or Black Triars, and White Friars, or Carmelites, from which the Rest descend. See Zacchius de Repub. Eales. pag. 380. and Lynde-wode, Tit. de relig. Domibus, c. 1. verbo, Sancti Au-

gustini.

Friar obserbant, Frater observans, Is an Order of Fran iscans, which are Miners, as well the Obfervants as the Conventual, and Capuchines. Zach. de Rep. Eciles. trait. de Regular. cap. 12. These we find mentioned Anno 25 H. 8. cap. 12. They be called Observants because they are not combined together in any Cloister, Convent or Corporation, as the Conventuals are; but only tie themselves to observe the Rites of their Order more strictly than the Conventuals do; and upon a Singularity of Zeal, separate themselves from them, living in certain Places, and Companies of their own chusing: And of these you may read Hospinian de Orig. & Progress. Monachatus, foi.

878. cap. 38. friburgh alias frithbogy, (from the Saxon Frith, i. e. Pax, and Borge, i. e. Fidejusfor) is the fame with Francpledge, the one being in the Saxons Time, the other fince the Conquest; wherefore, for the Understanding this, read Irank, pledge, and the Laws of King Edward, set out by Lambard, fol. 143. in these Words; Praterea est quadam summa & maxima securitas, per quam omquadam furmid & maxima fecurius, per quim om-mes statu frmission sessionis securitate, quam Angli wocant, (Freoborghes) soli tanen Ebora enses dicunt eardem (Tiennannatale) quod sonat latine decem bominum numerum, &c. Every Man in this Kingdom was affociated in a Decennary, that is, in a Company of ten Families, who were pledged or bound for each other to keep the Peace and ob-ferve the Laws, and if any Offence was done by one, the other nine were to answer it; that is, if the Criminal fled from Justice, they had thirty Days allowed to apprehend him; if he was not taken in that Time, then he who was the Friburgh, (that is, the principal Pledge) of the Ten, should take two of his own Number, and the chief Pledges of three neighbouring Friburghs, with two others out of each of those Friburghs, in all twelve Men, whereof four were to be the Chief, and the other eight were to be of the better Sort and those were to pure of the better Sort, and those were to purge themselves and their Friburgh, of the Forseiture and Flight of the Criminal, which if they could not do, then the principal Pledge, with the other eight to whom he did belong, was to make full Satisfaction; but afterwards it became diffito join with the other, and therefore those other nine made Oath that they were not Guilty, and that they would bring the Criminal to Justice as soon as he should be taken. Eradon

rones & omnes qui habent Soc & Sac, Tol & Team, & bujusmodi libertates, milites suos & proprios servien-tes, Armigeros, &c. Dapiseros, & pincernas, camerarios, coquos, piftores, fub fuo Fridburgo habere debent. frettum, ireight-Money.— Acquietari îtem & isti success alos and particulus proposed accent.

frettum navium fecundum quod Marinelli si qui forissecrint, isti Domini sui habeant eo ad rectum, earundum Navium probare possim quod erit debitum de Fretto—— Claus. 17. Joh. m. 16.

Fretto—— Claus. 17. Joh. m. 16.

Friat or friet, (Lat. Frater, Fr. Free) An Orjus manupassu. Where we learn the Reason, why great Men were not combined in any ordinary Dozein; because they were a sufficient Assurance for themselves, and for their menial Servants, no less than the Ten were one for another in ordinary Dozeins. See Skene, verbo Freihorg. Fleta writes it Frithborgh, and useth it for the principal Man, or at least for one of the Dozein. Lib. 1. cap. 47. See Hoveden parte poster. Annal. in Hen. 2. fol. 345. But Soelman makes a Difference between Friborg, and Frithborgh, saying, The first signifies libera fe-

curitas, or fidejuffo; the other pacis se uritas.

fromandus. See Frithmannus.

frioftoll and frithstow, (from the Saxon Frith, pax; Stol, fedes, cathedra; Stoth, locus) A Seat, Chair or Place of Peace. In the Charter of Immunities granted to the Church of St. Peter in York, by Hen. 1. and confirmed, An. 5 H. 7. Thus, — Quod si aliquis, vesano spiritu agitatus diabolico anfu quemquam capere prefumerit, in Cathedra lapidea juxta Alture, quod Anglici vocant Fridholl, i. e. Cathedra quietudinis vel paris; bajus tam flagitoft Sacrilegii emendatio fub nullo Judico erat, fub nulto pecunia numero claudebatur, sed apud Anglos Bote-lee, boces, sine emenda, vocabatur. Of these there were many others in England, but, the most fa-mous at Beverley, which had this Inscription, Hac sedes lapidea Freedstell dicitar, i. e. Pacis Cathedra, ad quam reus fugiendo ferveniens, omni-modam habet fecuvitatem. Camb. It figuifins also a Palace, which is usually a privileged

fridwite quali Ferdwit: 'Tis a Mulct paid by him who deferted the Army: From the Saxon Fyrd, expeditio, and Wite, Multia.

Frilazin. A Freeman: From the Saxon Freeh,

liber, and Lassen, dimittere.
Friling, i.e. A Freeman: From the Sax. Freeh,

liber and Ling, progenies.

Fringelbum, The mulct of a Freeman.

Frinctic Is deduced from the French Fripier, interpolator, one that scoureth up and cleanseth old Apparel to fell again: It is used for a Kind

of Broker. Anno 1 Fac. cap. 21.
Friscus, Uncultivated Land. Et de communia Pastura in Friscis & dominicis suis. Monast. 2 tom

pag. 56.

friforme. See Frithforne.

frith, A Wood, from the Sax. Frith, pax; for the English Saxons held several Woods to be facred, and made them Sanctuaries.

cred, and made them Santharies.
frithbogh. See Free borgh.
Prithbogh. Pais violatio, the Breaking of the
Peace. Leg. Ethelredi, cap. 6. See Frythe.
frithgear. Inter Leges Pre-byterorum Northumbrenfum, cap. 48. Si supersitiosus ille conventus qui
Frithgear dicitur, habitus suevit in terra alkujus circa
lapidem, arborem, fontem, &c. Mr. Somner thinks it
a Sort of Jubilee, or Yearly Meeting for Peace
and Friendship, from Sax. Frith. Peace, and Geac. and Friendship, from Sax. Frith, Peace, and Gear, a Vcar.

FR

Guild-Hall, or a Fraternity or Company.

Frithmannus, One who is of a Fraternity or

Company.

frithmote per Frithmote, J. Stanley Arm. cla-mat capere annuatim de villa de Otton qua est infra

frithgild, The same which we now call a cording to Fleta) Libertas habendi franci plegii; or, immunitatis locus.

Iftobogg or freeburgh, (from the Saxon Free, i. c. Free; and Borge, i. c. Fidejusfor.) See Friburg

and Frankpledge. Frodinogtel, redius Freomogtel, (from the

mat capere annuatim de villa de Otton que est insta frodunostel, reclius frodunostel, (from the feedum & Manerium de Aldsord insta forestanta de la mer 10 sol. quos Comites Cestrie ante confectionem curie predicta solebant capere. Pl. in Itin. apud Costr. Immunity or Freedom granted for committing Manslaughter. Et concedo eis curiam suam de omnibus querelis, &c. & judicium suum pro Frodmortell, & quod homines sint credendi per suam Ya & per socne, Libertas) Tuenda pacis furisdistio; or (ac-

Charta Adelftani Regis, Sancto Wilfrido de Rippon conceffa.

Mpt all that es and es gan, Bat ik King Adelifan As given als frelith as I may And to pe Capitel of Beint Wilfrai, Df my free Debotion

Bair pees at Rippon; * Makes it a Dn ilke fide the * Kryke a mile, Sanctuary. for all ilk deeds and pike apple; And within pair kirke pate * Sedes pacis. At ye stan yat * Grithfole hate.

Mithin pe kyzke doze and pa quare, Mair habe pees foz les and mare. Alkan of pis ftedes fal have pees Of Frodmortel and its deeds Bat pair don is, Tol, Tem, Mith * Iron and with Mater dome,

* Fire and And pat pe Land of Seint Wilfrai Df alken * geld free fal be ap. Water, Ordeal. deal.

If alapir geocite is de ay.

Free from At nan an at langes me to;

Tax and Tri- In pair * Herplac (al habe at do;

bute.

Ind foz ik will at yai be saue

* Frithsoke, or I will at pai alkyn freedome have: Place of Im- Ind in all things be als free As hert may think, oz ergh may fee: At te power of a Kinge munity.

Palts make free any thynge. And my feale have I fat perto for I will at no Ban it undo. Ex Monast. Ang. 1. pag. fol. 172. b.

fronce, Among the Customs of the Abbey of Saint Edmondibury, solemnly declared by the Abbot, Prior, and Convent, 17 Kal. Novemb. 1280.

Hernel Lambard Convent, 17 Kal. Novemb. 1280.

Hernel Convent, 17 Kal. Novemb. 1280. - Quia multoties refectio Conventus in Refectorio propter defection pissium tenuis babetur & exilis, de catero cibarium illud quod dicitur Froyse certis diebus in resectiorio tam pro serculo quam pro pitantiis prandentrust that the fact that is a second of the the old Conventual Froyse was plain Pancakes or Fritters, not fried with Bacon intermixt, as what

we still call Froyse is now prepared.
Frumavio, Is an old Saxon Word, which fignifies the first Paymant made to the Kindred of a slain Person, in Recompence of his Murder.

Leg. Edmundi, cap. ultimo.
frumifiol, Sedes primaria, The chief Seat or Manfion-House. Leg. Inc Reg. cap. 38.

quidem 40 acras terre fruscæ—quas um tam in Frussuris que de novo fiunt, & in Frussuris que de novo fiunt, & in Frussuris que de novo fiunt, & in Frussuris que de cetero fiunt, & Monast. 2 Tom. pag. quia inanes erant & vacue—donavit. Mon.

Angl. tom. 2. pag. 327.

acras terre ad frussandum cum viginti quatuor acris terre que frussatze sunt in Baddebury. Salvo predicto Galfrido & heredibus suis communi pastura in predicta

Domefday. Fruttura, (from the Fr. Froisfure) A breaking down or demolishing, also a plowing or breaking up, - Dedi eis nonam garbam tam in Frussuris, que de novo fiunt, quam in, &c. Mon. Angl. 2 Par. fol. 394. b. Nec licebit eis aliquam partem pasture frussire, vel excolere sine licentia. Finalis Concord. in Curia Dom. Regis apud Litchfeild Frusca strert, Uncultivated and desart Ground, coram Roger, de Thurkilby, &c. Dictam autem Fundata fuit Ecclesicla in situ seu sundo ronam garbam dabimus ego & haredes mei in perpetu-

Frustura Domozum, House breaking. Re&atus de latrociniis & frustura domorum. Gervas, Dorobern. Sub anno 1195. Frustura terra. New broke Land, or lately ploughed up. -Di&am autem nonam garbam dabimus, Ego 💝 haredes mei in perpetuum, tam in fruffuris que de novo fiunt, quam in aliis terris Dominii mei prius cultis

Mon. Angl. tom. 2. p. 394.

frustrum terræ, Or, according to Spelman,

Frustrum terræ, Or, according to Spelman, Frustum, A small Piece of Land, Residuum quiddam præter acras numeratas vel campum mensuratum. Cum in Domesday Frustrum terræ accipiatur pro ampla portione seorsum a campo villa, Manerio jacenti.
Domesday, Tit. Hantisc. Rex Abcdestone. In in-fula habet Rex unum Frustrum terræ unde exemit 61

fryth. Sir Edward Coke (on Litt. fol. 5. b.) expounds it, a Plain between two Woods, a Lawnd. Chaucer uses it for a Wood. Cambden (in his Britton) for an Arm of the Sca, or Streight between two Lands, from Fretum, Maketh his Ifue into the Estuary or Frith of Thames. Smith (in his England's Improvement) makes it fignify all Hedge-wood, except Thorns. How to reconcile thefe, I know not; but am fure the Saxon Frith, fignifies Peace, and that Fryth in our Records is often used for a Wood. Lettor, tu tibi Oedipus esto.

frethboggh, from the Sax. Frith, i.e. Pax, and Berge, fidejusor. — Et sint quieti de Fryth-borgh, & de Blodewite, Fithwite, & Ferdwyte, &cc. 4 Pasch. 6 Hen. 4. Rot. 24. It might here fignify a Freedom from giving Security of the

frytting of Cuheels, Perhaps what we now eall the Rinding of Wheels, i. e. fitting and fastning the Fellows (or Pieces of Wood that conjointly make the Circle) upon the Spokes, which on the Top are let into the Fellows, and at the Bottom into the Hub. ____ In folutis pro fryttynge

Antiq. p. 574.

Fuage or Focage, Derived a foco: In the Reign of Edward the Third, the black Prince of Wales having Acquitaine granted him, laid an Imposition of Fuage or Forage upon the Subjects of that Dukedom, viz. Twelve-pence for every Fire, called Herth-Money, Rot. Parl. 25 E. 3. 'Tis probable our Hearth-Money took its Original from

hence.

fluarium. See Sidlingi.

fuer, Fuga, from the French Fuir, Fugere; Though it be a Verb, yet it is used substantively, and is two-fold; Fuer in fait (in facto) when a Man doth apparently and corporally fly, and fuer in ley (in lege) when being called in the County he appeareth not, until he be outlawed; for this is Flight in Interpretation of Law, Staund. pl. cor. lib. 3. cap. 22.

Fuga Catallozum, A Drove of Cattle. See

Streteward.

ffugacia Signifies a Chase, and is all one with Chasea. Charta Matildis Imperatricis Miloni de Glouc. — Pracipio quod hee omnia teneat de me — libere & quiete, in bosco & plano, in Forestis & Fugaciis, in pratis & pasturis, &c.

Hugare & refugare Catalla, To drive Cattle to and fro, forward and backward. Antiquit. of Nottinghamshire, fol. 462.

Fugare also significs to Hunt: Prohibeo ne quis

fine licentia mea Fuget.

fugatic, Pro fugandi affu, Hunting, or the Liberty or Privilege to hunt. Et Cives habeant Fugationes suas ad fugandum, sicut melius & plenius habuerunt Antecessores eorum, in Chiltre & Middlesex & Surr. &c. Charta Libertat. Hen. 1. Civibus London. Fugatio Foresta, the Drift of the Forcít.

fugatozes Carrucarum, Waggoners who can drive Oxen equally yoaked, without beating or goading. Fleta, lib. 2. cap. 78. Par. 1.

Fugitio, Pro Fuga: Condonavit omnes Felonias & Fugitiones. Knighton, Anno 1537.

Jugerium. John Grey Bilhop of Norwich grants to the Prior and Monks of his Cathedral Church this Privilege in his Woods at Thorpe. exitu de nemore communi provenientes aqualiter dimidiabimus scil. berbagium pannagium, pasturam, bru-erium, turbarium, fugerium, Subboscum, radices siccas, placita, forissasturas, &c. Ex Reg. Eccl. Norwic.

Funtibes Boods, Bona fugitivorum, Are the proper Goods of him that flieth upon Felony which after the Flight lawfully found, do belong to the King, or Lord of the Manor. Co. Vol. 6.

fol. 109. See Waif.

funtallum, i. e. Vinaria dolia, viz. Et de decem junctis salis in wickie, cum duabus salinis & Fuistallo.

Monast. 2. tom. pag. 89. fulgeria, i. e. Filix: Et passuagium in Foresta & berbam & Fulgeriam & juncos ad falcandum.

Du Cange.

Fullum aquæ, A Stream of Water, a Fleam,

fuch as comes from a Mill.

fumage, Fumagium, Dung, or Manuring with Dung, Et sint quieti de sumagio & Maremio cariando, & c. charta R. 2. Priorat. de Hertland, Pat. 5 E. 4. part 3. m. 13. But indeed Fumagium was properly Smoke-Farthings, or a customary Pay-ment from every House that had a Chimney or Fire-Hearth.

fumathoes or fumators, 14 Car. 2. cap. 31. Our Pilchards garbaged, falted, hanged in the Smoke, and pressed, are so called in Italy and Spain, whither they are carried in great Numbers. fumaticum, The fame with Focagium, which

Jundatoz, The Founder of a Church, College, Hospital, or other publick Benefaction. This Title in the old religious Houses was equivalent to Patron: For it was not only given to the first actual Founder, but continued to those Barons and Knights, who held the Fcc of the Site or Endow-ments of such Monasteries, and by such Tenure had the Patronage or Advowson of them. And if after the Extinction or long Intermission of this Title, any Person could prove his Descent from the first Founder, he was assumed by the Religious to the Name and Honour of their Founder. Sec Mr. Kennet's Gloffary in Fundater.

funditages, Used for Pioncers, in Pat. 10 Edw. 2. M. 1.

Fit-

furagium, Sec Forrare. Ne Furagium capiatur

of Ro Vefter Church, in the Time of Gilbert Bishop Gl. ffary. there, who flourished under Richard the First,

Anno 1 200.

Item due mulieres venerunt in villam de Suffiete, que furete fuevent multos pannos in villa de Croin-done, & fecuti funt eas homines ejustem ville de Croindone, quovum pannos surtice asportaverunt, usque in villam de Sufflicte, & ibi capte suevum en in avereata, & babuerunt judicium suum in Cuvia de Sufflicte, ad portandum calidum servum, quarum una suit salva, & altera damnata, unde submersa fuit in Bikepole. Et hoc totum contigit tempore Gilberti Domini Episcopi, & in quolibet judicio suerunt Coronavii Domini Regis. Et Paulus de Stanes suit tunc Cacherellus de Hundredo de Acstane. Et per illud tempus Robertus de Hecham Monachus fuit custos de Manerio de Suffliete, & ad mulieres judicandas fuit Dominus Henricus de Cobeham, & alii plures homines, discreti homines de Patria. Fossa is taken away, but Furca remains, says Sir Edward Coke in his 3 Inft. fol. 58. Skene de verbor. significates. Fossa, hath these Words concerning this Matter. Erectio surcarum est meri imperii & alt.e. Justitia, & significat Dominium aeris, quia suspensi pendent in aere: Et merum Imperium consistit in quatuor, sicut sunt quatuor elementa : In aere, ut bi qui Sufferduntur. In igne, quando quis comburitur propter maleficium. In aqua, quando quis ponitur in culeo & in mare projicitur ut parricida, vel in amnem immergitur ut Famine furti damnate. In terra, cum quis decapitatur & in terram profternitur.

20 Furram & Magellum, The meanest of servile Tenure, when the Bondman was at the Difposal of his Lord for Life and Limb .- Defendens dieit quod non debet facere dotem- quia infe tenet in villenagie ad furcam & flagillum De Domino suo Richardo de Camvil -- Placit. term.

Mich. anno 2 Joh. Rot. 7.

– Caveant Vir 🗞 furcare, French Four ber .-Mulier implacitati, quod semper in essonio alterius alter compareat, quandiu surcare pessint, & cum ultra non possint, concurrent eorum essonia in suis locis. Hec autem omnia dico de pluvibus Participibus, ubi terra impertitz est, seu tenementum; videlicet, de furcatione essoni, & de defaltis provenientibus. Ra-dulf de Hengham. Magna cap. 9. See Four. b.

a Waggon, or in making a Rick or Mow. Tenen-tes debent falcare, spargere, vertere, cumulare, cari-are in manerium Donini, & ad tassam furcare unam

acram prati .-

Aureare carectam, I suppose to hang a Waggon or Cart, i. e. to fit the Body of it to hang right upon the Axel and Wheels .-- Allo:antur eisdem pro Richardo Plumbario furcante carectam per xii. dies iii. fol .-- & pro Fobanne Bowden furcante carectam per unam diem 3 d .-Paroch. Antiquit. p. 550.

Furchetum, That Part of the Breaft where pello de Dover. Monast. 1 tom. 22.

Futtore, Fritore, Fritore, A Liberty granted by the Lord to his Tenant, to take Underwood for Fire, or Occasions of burning in his Family.—— Habeant & in best is husbete, & beybete, & furbore.—— Cartular. Abbat. Glasson.

MS. f. 36. b.

have the death of in order mess ourselves, of furtoclass, ferlingues, A Euren-Ms. f. 36. b.

furta, Sen Catefurcia, & foffa, (i. e. Gallows and Pit.) In ancient Privileges it fignified a Juliance of the fourth Part of an Acre, which in Wiltsbire is and Pit.) In ancient Privileges it fignified a Juliance of the fourth Part of an Acre, which in wiltsbire is the fourth Part of an Acre, which in wiltsbire is the finite fourth Part of an Acre, which is the finite fourth Part of an Acre, which is the first of the first of the fourth Part of an Acre, which is the first of the f and the first principles in against a gur la factor of punishing Felons, that is, Men with Hanging; Women with Drewning: Of which last, or Frundel of Corn is two Gawns or Gallons, i.e. take this notable Example out of the Records the fourth Part of a Eushel. See Mr. Kennet's

furgefoum, A Mulct paid for Theft. Among the Laws of King Ethelred, made at Wantage, cap. 7. 'tis allowed they shall be Witnesses, qui nun-

quam Furigeldum reddiderum, i. e. who were never accused of Theft or Larceny.

Fur'ong, Ferlingum terra, Is a Quantity of Ground containing in most Places forty Poles, every Pole sixteen Foot and an half in Length; eight of which Furlongs make a Mile, Anno 35 E. 1. cap. 6. It is otherwise the eighth Part of an Acre; yet an old Book printed in Henry the Eighth's Time, makes 600 Foot, by five-fcore to the Hundred, a Furlong. See Aire. In the former Signification, the Romans call it Stadium, in the later Jugerum: A Pole is in some Places called a Perch, and differs in Length according to the Custom of the Country. See Perch.

Furlong is sometimes used for a Piece of Land of more or let's Acres. Omnibus Christi Fidel .-Johannes Blount de Lyre Arm.—Dedit Thoma Croft & Franscisco Lovel Arm. unum Forlongum terra arabilis continen. per aftimationem quatuor Acras, &c.

Dat. 20 Jan. 3 Eliz.

furnace, Furnagium, Est tributum quod Domino furni a sectatoribus penditur ob usum furni. For in many Places the Tenants are bound to bake their Bread in the Lord's Oven. Eft etiam lucrum feu emolumentum quod Pistori conceditur in Pistionis sumptus 😂 mer.edem. E tunc petest Pissor de quolibet quarterio fru-menti lucrari 4 Den. E sursur. E duos panes ad tur-nagium. Astista panis & cervisiæ. 51 A. 3. See Fornagium.

furnarus, A Baker who keeps an Oven. furnare, To bake, or put any Thing in the Oven: Et inveniemus eidem conventui domos competentes & necessarias ad brasiandum & Furniandum. Mart.

Parif. Anno 1258.

filter, Furrara, Cometh from the French Fourrer, i. pelliculare, to line with Skins. The Statute 24 H. 8. cap. 13. mentions divers, as Sable, which is a rich Furr, of Colour between black and brown, being the Skin of a Beast called a Sable, of Bigness between a Polecat, and an ordinary Cat, and shaped like a Pole-cat; bred in Russia, but the most and best in Tartary. Lucernes is the Skin of a Beast flurcare an taffum, To pitch Corn, in loading fo called, being near the Bigness of a Wolf, of Colour between red and brown, fomething mailed like a Cat, and mingled with black Spots; bred in Musicovia and Russia, and is a very rich Genet is the Skin of a Beast so called, of Furr. Bigness between a Cat and a Weczle, mailed like a Cat, and of the Nature of a Cat; bred in Spain, whereof there be two Kinds, black and grey, and the black the more precious Furr, having black Spots upon it hardly to he feen. Foynes is of Fashion like the Sable, bred in France for the most part; the Top of the Fur is black, and the Ground

Ground whitish. Marterne is a Beast very like other Lord. But that Gablum did as well extend to Money, as to other Things in Kind, is very in all Countries that be not too cold, as England, plain by that Record in Domesday-Book in Windfor Ireland, &c. the best be in Ireland. Miniver is nothing in Berksbire, where 'tis said, Rex Willielmus tenet but the Bellies of Squirrels as some say; as others, it Windsores in Dominico, Rex Edw. tenuit ibi xx. is a little Vermin, like unto a Weezle, milk-white, bidas, &c. Et aibue funt in villa C. Hage V. minus and brought from Moscovy. Fit b is that which we otherwise call the Pole-cat here in England. Shanks are the Skin of the Shank or Leg of a Kind of fetsbire, it is thus expressed in the Title of Terra Kid, which beareth the Furr that we call Budge. Regis, (which observe) Rex tenet cedre (I suppose it Calaber is a little Beast, about the Bigness of a is that Chedder, so famous for its Cheele) Rex

Monast. 2 Tom. pag. 646.

Surff and Sondeng, i. e. Time to advise, or

fustic, A Kind of Wood, which Dyers use, and is brought from Barbadoes, Jamaica, &c. Men-

tioned 12 Car. 2. cap. 18.

Furta, A Right or Privilege derived from the King, as prime Lord to try, condemn and execute Thieves and Felons within fuch Bounds or Diffrict of an Honour, Manor, &c. ---- clamat habere liberam warrenam & furtam in terris suis suetudine so much, and a third Reddit de Gablo, H. Rex concessit ei Infangenthef & utsangenthef in omnibus terris suis. Cartular. Abbat. Glaston, Ms. f. 86. b. yet I rather think, it ought to be read Furca, and means directly a Gallows.

Futhbut. See Fithwit.

ffpzderinga, An Offence or Trespass, for which the Fine or Compensation was reserved to the King's Pleasure, in the Laws of H. I. cap. 10. Spelman would read it Fynderinga, and interprets it Treasure-trove, but indeed the Word is truly Fyrderinga or Firdering, and fignified properly a Going out to War, or a Military Expedition at the King's Command, which upon Refusal or Neglect, was punished with a Fird-wite, or Mulch at the King's Pleasure. See Fird wite.

Frithing, alias Fridung, A military Expe-

dition.

Strathmite, The same with Fridwit; viz. a Mul& for deferting the Army.

The, (Gabella, Gablum, Gahlogium, Saxon Gafol, alias Gafel, i. e. Vetligal) hath the same Signification among our old Writers that Gabelle hath in France: For Mr. Cambden in his Brit. pag. 213. speaking of Wallingford, hath these Durham. Words, Continebat 276 Hagas, i. domos, reddentes novem libras de Gablo. And pag. 228. of Oxford thele, Hec urbs reddebat pro felonio & gablo, & aliis consuetudinibus, per annum, Regi quidem viginti libras & sex sectarios mellis, comiti vero Algaro decem lib. 15. Gabella, as Caffaneus defines it, de conf. Burgund. pag. 119. est vestigal quod solvitur pro bonis mobilibus, id est, pro iis qua vehuntur, distinguishing it from tributum, quia tributum est proprie qued fisco vel Principi solvatur pro rebus immobilibus. The Lord Coke, in his Comment upon Littleton, saith thus, lib. 2. cap. 12. fol. 213. Here note, for the better Understanding of ancient Records, Sta-tutes, Charters, &c. That Gabel or Gavel, Ga-blum, Gabellum, Gabellettum, Galbellettum and Ga-

ex bis funt xxvi. quieta de Gablo & de aliis exeunt xxx folid. And lattly, In the same Book in Somer-High Germany.

Furrura, i. c. Pellicium, viz. Longum Tabardum capucium cum Furrura ad suspensional companium cum furrura ad suspensional capucium. seven Gablatores did pay seventeen Shillings, and from their paying of Rent were termed Gablatores: To me it seems probable, that this Gablum to take Counsel, viz. De quibuscung; implacitetur a- is to be distinguished from a Rent or Payment liquis Furst & Fondong habeat. Leg. H. 1. cap. made upon Contract or Bargain, and hath Relation to fuch a one as was imposed by the Power and Will of the Lord. And these different Sorts of Payment are passed in Domesday-Book under feveral Expressions, according to the Nature of them; where fometimes it is written, That one Reddit to fuch a one fo much, without any other Addition: And this, I believe, was Rent upon Agreement and Contract: Another Reddit de conso much. When Gabel is mentioned without any Addition, then it usually signifies the Tax on Salt propter excellentiam, but afterwards it was applied to all other Taxes, as Gabelle de Vins,

Baberdine, A coarse Coat or Livery: From the Germ. Gave, because 'tis usually given to Servants every Year.

Bablatuzes, Those that paid Gabel, Rent or

Tribute. Domesday.

Bablum, Babulum, Babula, The Head, or End, or extreme Part of a House or Building. The Gable-head, the Gable-end, &c .- Quandam particulam terre—extra gablum molendini octo pedes in latitudine. Paroch. Antiquit. pag. 201. Qua domus sita est inter gabulum tene-menti mei & gabulum tenementi Laurentii Kepeharme. Ibid. pag. 286. See Mr. Kennet's Glof-

fary. Habzantvicozum, Portuofus finus, Suerby in York-

Babziel's home. Et Rikhil dit que le demandant en cest brief navera Judgment devans ceo que Gabriel ust siay son Corne. Plowden, fol. 358. a. That is, till the Day of Doom; never.

Gabzosentum, Gatesbead in the Brishoprick of

Babulus denariozum, Rent paid in Money. Selden of Tithes, pag. 321.

Gachum, Lat. Remum vel rutabulum vocant. W. Thorn. pag. 2010. speaking of the Monastery of St. Austin in Canterbury, says de discis & plateis 3300 de gachis.

Bafold spile Is a Saxon Word, fignifying the Payment or rendring of Tribute or Custom. Also it fometimes denotes Ufury.

Bafol-land alias Baful-land, Terra cenfualis, and liable to Tribute or Tax. The Saxon Disti-Land liable to Tribute or Tax.

onary calls it Rented Land. See Gavel.

Bage, Vadium, Signifies a Pawn or Pledge, and is derived from the French Gager, that is, pignori dare. Glanvil, lib. 10. cap. 6. faith, Quandoque res villetium, do fignify a Rent, Custom, Duty or mobiles ponuntur in wadium, quandoque res immobiles; Service, yielded or done to the King or any and a little after that, thus, Invadiatur res quandoq; ad terminum, quandoque sine termino; Item quando- sometimes half an Acre, sometimes more, que invadiatur res aliqua in mortuo vadio, quandoque sometimes less: it lieth not of a Garden, non. And from that Chapter to the End of the Cottage or Croft, 14.Aff. 13. 8 H. 6.3. 22 Ed. twelfth in the same Book, he handleth this one thing; though the Word Gage be retained as it is a Substantive, yet as it is a Verb, Use hath turned the G. into a W. so as it is oftner written are these Words, No Man of Religion, or other, turned the G. into a W. so as it is oftner written 3. are these Words, No Man of Religion, or other, Wage, as to wage Deliverance, that is, to give Se- shall be distrained by his Beasts that gain the Landeniv that a Thing shall be delivered: For if See Wainage. he that diffrained, being fued, have not delivered the Cattle that were diffrained, then he shall not only avow the Distress, but gager Deliverance, that is, put in Surcties that he will deliver the Cattle distrained, F. N. B. fol. 74 8 67. yet in some Cases he shall not be tied to his Scenrity, as if the Cattle died in the Pound. Kitchin, fol. 145. Or if he claim a Propriety in the Cattle fued for. Terms de la Ley. To wage Law, see Law; and also see Mortgage.

Bager Deliberance. Sec Gage.

Barle. See Gaol.

Gager del Lep. Sce Wage, and Wager of

Bagers. See Gawgers. This Word is men-

tioned in 12 Car. 2. cap. 4.

Bamone (Lat. Wainagium, i. c. Alus plausiri, vel plaustri apparatus, French Gaignage, i.e. the Gain or Crop of tilled or planted Grounds,) fignifies the Draught-Oxen, Horfes, Wain, Plough, and Furniture, for carrying on the Work of Tillage by the baser Sort of Sokemen and Villains; and sometimes the Land it self, or the Profit raised by cultivating it. Braston, lib. 1. cap. 9. (speaking of Lords and Servants) says, Et in quod falvum non possit eis esse Vaina Gervant, quod falvum non possit eis esse Wainagium sum, And again, lib. 3. tract. 2. cap. 1. Miles & liber homo non americabitur nist secundum modum delicti, fecundum quod delictum jui magnum vel parvum e falvo contenemento fuo: Mercator non nisi falva Mer-candifa fua, & Villanus non nisi falvo wainagio fuo. For anciently, as it appears both by Mag. Char. cap. 14. and other Books, the Villain, when amerced, had his Wainage free, to the End the Plough might not fland still: And the Law, for the same Reason, does still allow a like Privi-lege to the Husbandman, that his Draught-Horfes and Oxen are not in many Cafes distrainable. This in Western to cap. 6. Anno 3 E. t. is called Gaynure, and again, cap. 17. and in Magna Charta, cap. 14. it is called Gainage. In the Old. Nat. Brev. fol. 117. it is termed Gainer, in these Words, The Writ of Aiel was Precipe, &c. quod reddat unam bovatam terre & unam bovatam marifi. And the Writ was abated for that the Oxgang is always of a Thing that lieth in Gainer. This Word was used only concerning arable Land, because they that had it in Occupation, nance, nor any other Title, but at the Lord's Herbal, lib. 3, eap. 22. The Root of this is Will. Gainer, again in the same Book, fol. 12. is used for a Soke-man, that hath such Land in his Occupation. In the 22 Chapter of the C. his Occupation. In the 32 Chapter of the Grand This Occupation. In the 32 Chapter of the Grand Calland, Wallonds in Presiperation Calland, Wallonds in Northumberland.

Gainer for to Plow or Till, fol. 42 & 65. Weft.

Symbol. part 2. Tit. Recoveries, feet. 3. hath these Words, A Precipe quad reddat lieth not in the Word in that Sense, with I quorum prima acte Bovata Marisi. 13 E. 3. fol. 3. nor de selion is a Pince of Land Gometimes containing an Acre. a Piece of Land sometimes containing an Acre,

Bainagium, or Wainagium, In the foregoing Account is indeed explained with too much Ob-feurity, Error and Confusion. For Gaynage or Waynage was properly no more than all the Plough-tackle, or Implements of Husbandry, without any respect to Gain or Profit; and the Equity of those Proviso's in Magna Charta, &c. lay in this Meaning of the Word. The Knight and Freeholder should be amerced, Salvo contenemento suo, i e. saving his Free-Lands and Tenements, which were not to be touched by arbitrary Fine. The Merchant or Trader was to be amerced salva Merchandisa sua, i. e. saving his Goods and Stock, which were necessary to carry on his Trade. And so likewise the Villain, the Country-Man, or Plough-Man should be fined or amerced for his Offences, but still falvo gainagio suo, i. e. saving all his Plough-geer, and necessary Implements of Husbandry, which if distrained or seised for such Fines or Impositions would disable him from carrying on his Employment of Agriculture; contrary to the fundamental Liberty of Subjects, which was to to be multed, or fined, or amerced, as should punish them, but not break them, or undo them.

Gainery, (Fr. Gaignerie,) Tillage or Tilling, or the Profit raised of Tillage, or of the Beasts used therein. I have seen an old Lease that demised Omnes terras, pratos & passuras in M. vulgo vocat. le Gainerie, &c.

Bamure, Weft. 1. cap. 6 & 17. Significs the fame with gainery

Balea, A Galley, or swift Ship. Mat. Paris calls it Liburna. See Hoveden, pag. 688, 692.

Armo caput Galea, pelagus percurro Galea.

Galege, Galice, Seemeth to come of the Fr. Galloches, which fignifieth a Kind of Shoe worn by the Gauls in dirty Weather; and at present the Signification differs not much among us. The Word is used Anno 4 E. 4. cap. 7. And 14 & 15 H. S. cap. 9. where it is written plainly Galoches.

Galifes, i. e. A Gallery or Church-Porch. Pryn. Lib. Angl. 3 Tom. pag. 668. Et insuper inveniam unum Sacerdotem missalem, de prædicto Sancto, in Ecclesia memorata, in loso qui dicitur la Galiley.

Ballinaskins, i. e. Wide Hose or Breeches, so called, because used by the Gastoings.

Balihalpens Were a Kind of Coin which with Suskins and Dotkins were forbidden by the Statute of 3 H. 5. 1. They where a Genoa Coin, brought in by the Genoese Merchants, who trading hither in Gallies, lived commonly in a Lane near Tower-Strew, and were called Galley-Men, landing their Goods at a Place in Thames-Street called Galley-Key, and trading with their own small Silver Coin Called Galley Half-pence. See Stow's Survey of London, 137. Sir Francis Bacon writes them Gauls-Half-pence; and, 'tis like, more truly.

Ballimatofry, i. e. Meal given to Galley Slaves.

Sallibolatium, a Cockshoot or Cockglade. Dedi unam Gravam cum Gallivolatio. Charta Antiq. And elsewhere I find volatium silvestre in the fame Signification. Item funt ibidem quatur volatia filvestria, qua valent per annun 21. Inq. post. mortem Rog. Mortimer 22 R. 2.

Ballothes. See Galege.

Balls Be a Kind of a hard and round Fruit like a Nut, growing upon the Tree, in Latin called Galla: The divers Kinds and Uses whereof Gerard expresseth in his Herbal, lib. 3. cap. 34. This is a Drug to be garbled. I Fac. 19.

utrum babere possunt Gambrias, & galeas in capitibus, neque lege neque consuetudine invenimus. Nic. Upton

de Militari Officio, 1. 2. ca. 8. Bamhe301, (Gambezonum) (Pat. 15 Ed. 1. M. 13.) a long Horseman's Coat used in War, which covered the Legs, Gamba. — Ego Johannes Bec condo Testamentum — — fee done malme a Dieu & mon Corps a ensevelir al Abbey de Kirkstede en le Chapel St. Maurice, oue mon meleur Chival, pris de xl. Marks, mon Haubert de Guerre, mes Chancons, mes Thanks, mon Hauver we overte, me Common, mes Conventures de Fer, mon Gambeyson, ma Targe, oue tout mon harneys de Guerre, q. a mon Corps appent, &c. Probatum 10 Cal. Martii, Anno 1303. Or rather a quilted Coat. Cento, vestimentum ex coa-tili Lana confestum, to put under the Armour to make it fit eafy. Fleta, lib. 1. c. 24. Par. 12. See perpunctum.

Pettora tot coriis, tot Gambefonibus armant.

Bang Daye, (Dies Luftrationis) LL. Athelftani Regis. See Rogation-Week. Gang-Week.

Gang-meel. See Rogation-Week.
Gaol, Gaola, Cometh of the French Geol, i. Caveola, a Cage for Birds, but is metaphorically used for a Prison; thence cometh the Master of a Prison to be called Gaoler, or Jayler.

Bara, A Measure or small Quantity of Ground.

— Et in prato juxta Bereford sex acras & duas garas, & in prato de Atresort sex acras & duas garas, & . Mon. Angl. tom. 3. Par. 2.

Barbe Cometh of the French Word Garbe, alias Gerbe, i. fascis: It signifies with us a Bundle or Sheaf of Corn, Charta de Foresta, cap. 7. And Garba sagittarum is a Sheaf of Arrows, containing twenty-four, otherwise called Shaffa sagittarum. Skene, verbo, Garba. De omni annona decima garba Deo debita eft. LL. Edvardi Conf. cap. 8. It is sometimes used for all manner of Corn and Grain that is usually bound in Sheafs, as Decima Garbarum.

Sic demum decies metens ex aquore Garbas Ternas accipiet qui vincla jugalia nellit.

Garba in some Places is taken for an Handful, viz. Garba aceris fit ex triginta peciis. Fleta, lib. 2. c. 12.

Bathles, Anno 21 Fac. cap. 19. Significs the
Duft, Soil, or Uncleanness that is severed from Spice, Drugs, &c.

Barbling of Bowstaves, Anno 1 R. 3. cap. 11. Is the Sorting or Culling out the Good from the Bad. As Garbling of Spice is nothing but to purify it from the Drofs and Dust that is mixed with it. It may feem to proceed from the Italian Garbo, that is Finencis, Neatness: Thence probably we fay, when we fee a Man in neat Habit. He is in a handsome Garb.

Garbler of Spices, 21 Fac. cap. 9. Is an Officer of great Antiquity in the City of London, who may enter into any Shop, Warehouse, &c. to view and search Drugs, Spices, &c. and to garble the same, and make them clean.

Gartinæ, The Word possibly is so printed by Mistake for Sarcina, however it so signifies, the Militake 101 Sartina, instruction in Santonio, 1988 Baggage of an Army.—Cum certam nofiri elegissent Stationem —— cariagium quoque (quod Gaveinas appellamus) a tergo locassent. Walingham in R. 2.

Barcio, (Fr. Garcon) a Boy, a Stripling, a Groom. Pla. Cor. 21 Ed. 1. Garcio Stola, Groom of the Stole to the King, as I find it in a Record, where Stola does not fignify a Close-Stool, as vulgarly surmised, but a Robe of Honour.

Garciones and Garcinz, the Baggage of an Army, so called a garcionibus sive militum famulis: Wallingham, pag. 242. For Garciones are those Servants which follow the Camp. Habeat Garcionem suo servitio semper attendentem. Ingulphus, pa.

Garcio, Garcio, Any poor servile Lad, or Boy Servant. Fr. Garcon. But it seems of old Galic, or British Original: For in the present Irish (if there be any Truth in Toland) Garson is an appellative for any menial Servant. See Mr. Kennet's

ward, (Fr. Garde, Lat. Cuftodia,) fignifies a Custody or Care of Defence, but hath divers Applications; fometimes to those that attend upon the Safety of the Prince, called the Life-guard, and Yeomen of the Guard; fomctimes to fuch as have the Education and Guardianship of Infants or Ideots; fometimes to a Writ touching Wardship; of which there were three Sorts, one called Droit de Gard, the second Ejestment de Gard, the third Ravishment de Gard. Fitz. Nat. Br. f. 139, 140. See Ward and Gardian.

matterharthe, (Fr. Gardebrace) a Vambrace or Armor for the Arm. King H. 5. by Charter dated to Junii, 7 Regni, granted to Sir William Bourchier, Comitatum de Ewe in Normandy — Red-dendo ditto Regi & baredibus sūis apud Castrum Re-thomagi unum Gardchrache ad Festum Sancti Georgii singulis Annis, &c. Baronag. Anglia. 2 Part. Baroein de l'Eftemarn, (An. 17 Car. 1. c. 15.)

Warden of the Stannaries.

Garderoba. In a private House by Garderoba, was meant a Closet, or any small Apartment for hanging up of Cloaths. - Richardus Abbas & conventus S. Edmundi — concesserunt Johanni Frary totum messuagium -- videl. unam aulam cum duobus solariis adjunctis eidem aula cum duabus garderobis ad eadem folaria, - unam parvam cameram cum una garderoba ad eandem. Cartular. S. Edmundi. MS. f. 294, D_d Gar: See Wardrobe, and 2 Inft. fol.

Bardia, or Buardia, Is a Word used among the Feudifts for the Latin Cuftodia; & Guardianus, seu guardio, dicitur ille, cui custodia commissa est. Lib. Feudor. 1. Tit. 2, & 11.

Bardiene or Bardian, Cuftos, Cometh of the French Gardien, and yet the German Word Warden is nearer to it. It fignifies generally him that hath the Charge or Custody of any Person or Thing; but more notoriously him that hath the Education or Protection of fuch People, as are not of sufficient Discretion to guide themselves and their own Affairs, as Children and Ideots, being indeed as largely extended as Tutor and Curator, among the Civilians; for whereas Tutor is he that hath the Government of a Youth, until and Curator he come to fourteen Years of Age; he that hath the Disposition and Ordering of his Estate afterwards, until he attent to the Age of five and twenty Years, or he that hath the Charge of a frantick Person during his Lunacy; we use only Gardian for both these: And for the better Understanding of the Law in this Point, we are to observe, That a Tutor is either Testamentarius, or a Pratore datus ex lege Atilia; or lastly, Legitimus. So we have three Sorts of Gardians in England; one ordained by the Father in his last Will, another appointed by the Judge, the Third cast upon the Minor by the Law and Custom of the Land: Touching the First, a Man having Goods or Chattels, may appoint a Gardian to the Body or Person of his Child, by his last Will and Testament, until he come to the Age of fourteen Years, and so the Disposing and Ordering his Estate so long as he thinks meet, which is commonly to one and twenty Years of Age. The same he may do of Lands not holden in Capite, or by Knights-Service. But the ancient Law in this Car. 2. cap. 24. which ordains, that, "Where a"ny Person hath, or shall have any Child or "Children under the Age of twenty-one Years, " and not married at the Time of his Death, it " shall be lawful for the Father of such Child or " Children, whether born at the Time of the Deccase of the Father, or at that Time in ventre "Age of twenty-one Years, or of full Age, by Deed executed in his Life-Time, or by his last Will and Testament in Writing, in the Pre-"fence of two or more credible Witnesses, to " dispose of the Custody and Tuition of such Child " or Children, for and during the Time, he, or they, shall remain under Age, or any lesser "Time, to any Person or Persons in Possession or "Remainder, other than Popish Recusants; and such Disposition shall be good against all "Persons claiming such Child, as Gardian in "Socage, or otherwise, &c." But if the Father order no Gardian to his Child, the Ordinary may appoint one to manage his Goods and Chattels, till the Age of fourteen Years, at which Time he may choose him another Gardian, accordingly as by the Civil Law he may his Curator; for we all hold one Rule with the Civilians in this Case, and that is Invito Curator non datur. And for his Lands the next of Kin on that Side, by which the Land cometh not, shall be Gardian, more of the old Law in this Cafe. 28 E. 1. Stat. | culari. 1. And Fortescue de laudibus legum Ang. cap. 44.

Staundf. Prærog. cap. 1. Old Nat. Brev. fol. 94. And Skene de verb. fignif. verbo Varda, from whom you may learn great Affinity, and yet some Dif-ference between the Law of Scotland and Ours in this Point.

Bardiane or Buardian of the Spiritualities, Custos Spiritualium vel Spiritualitatis, Is he to whom the Spiritual Jurisdiction of any Diocese is committed, during the Vacancy of the See. 25 H. S. 21. And the Guardian of the Spiritualities may either be Guardian in Law, or fure Magistratus, as the Archbishop is of any Diocese within his Province; or Guardian by Delegation, as he whom the Archbishop or Vicar-General doth for the Time depute. 13 Eliz. cap. 12.

Bardiane or Bardian of the Peace, Cuftos pa-

See Conservator of the Peace.

Bardian, or rather Warden of the Cinque= Politic Gardianus quinque portuum, Is a principal Magistrate that hath the Jurisdiction of those Havens in the East Part of England, which are commonly called The Cinque-Ports, that is, the five Ports or Havens; who there hath all that Jurisdiction that the Lord High Admiral of England hath in Places not exempt. And the Reason why one Magistrate was affigned to so few Havens, was, because they, in respect of their Situation, anciently required a more vigilant Care than other Havens, being nearer, and more obvious to Enemies, by the Narrowness of the Sea in those Parts. Cambden in his Brit. pag. 238. saith, That the Romans, after they had settled themselves and their Empire here in England, appointed a Ma-gistrate or Governor over those Eastern Parts, whom they called Comitem literis Saxonici per Britanniam, having another that did bear the fame Title on the opposite Part of the Sca, whose Office was to fortify and furnish the Sea-Coasts with Munition against the Incursions and Robberies of the Barbarians; and farther signifieth his Opinion, That our Warden of the Cinque-Ports was first erected among us, in Imitation of that Roman Polity. See Cinque Ports.

Bardepne de L'effemary, Anno 17 Car. 1. c. 15.

Warden of the Stannaries.

Baudepne del Eiglife, In English Church-war dens, Who are Officers chosen in every Parish, to have the Care and Custody of the Church Goods; and they may have an Action for the Goods of the Church, and divers other Things they do for the Benefit of the Church. And by 43 El. c. 2. They are to join with the Overseers for making of Rates, and other Provisions for the Poor of the Parish.

Bate, Anno 3t E. 3. c. 8. Is a coarse Wool full of Hairs, such as growerh about the Pizzle or Shanks of Sheep.

Baryarate, to speak with a loud Voice: Sed bac verborum deliramenta Francis innata, Gargarando superbia & jactantia reboavit. Matt. Paris. Anno 1252.

Barianonum, Yarmouth.

Barienis flubius, the River Tare in Nor-

folk.

Gariofilli, But more truly Garyophylli, Is that ort of Spice we call Cloves. There is a Referya-Sort of Spice we call Cloves. There is a Reserva-tion in a Charter of Hugh de Wygeton, of the Priory of Leominster, anno 1283. in these Words, Salvo haredibus meis post decessum meum uno clavo Garioand was heretofore called Gardian in Socage. See fil. in pradict. festo santti Mich. pro omni servitio se-

Barianda, A Chaplet, a Coronet, a Garland. Coronula zurea, que vulgariter Garlanda dicitur, redimitus. Mat. Paris. an. 1247.

Garnestura, Garniture, Furniture, Provision, Ammunition, and other Implements of War. -Significavit Soldanus Regi Francorum, ut sedatis omnibus civitatem Damiata cum sustentumentis, qua garnesturas vulgares appellant, confultius resignaret. Mat. Par. Sub anno 1250,

Batniamentum, Garnish, Trimming, or any way Adorning Cloaths, or wearing Apparel. . Et cuilibet eorum per annum tres ulnas telaunum Garniamentum laneum quolibet anno. Mon.

Angl. tom. 2. p. 321.

Batnish, As to Garnish the Heir, that is, to

warn the Heir. 27 El. c. 3.

Barnissee Is taken for the Party in whose Hands Money is attached, within the Liberties of the City of London, so used in the Sheriff of London's Court, because he has had Garnishment or Warning not to pay the Moncy, but to appear and answer to the Plaintiff-Credi-

tor's Suit.

Barnishment Cometh of the French Garnir, i. instruere, and in a legal Sense intends a Warning given to one for his Appearance, for the better furnishing of the Cause and Court. For Example, One is fued for the Detinue of certain Evidences and Charters, and faith, That the E-vidences were delivered to him not only by the Plaintiff, but another also, and therefore prayeth, that that other may be warned to plead with the Plaintiff, whether the Conditions be performed, yea or no; and in this Petition he is faid to pray Gamilhment. New Book of Entries, fol. 212. col. 3. and Termes de la Ley, Cromp. Jur. fol. 211. Which may be interpreted either warning of that other, or else furnishing of the Court with Parties fufficient throughly to determine the Caufe, because until he appear and join, the Defendant is, as it were, out of the Court, F. N. B. fol. 106. and the Court is not provided of all Parties to the Action. With this agrees Britton, cap. 28. where he faith, That Contracts, some be naked and fans Garnment, and some furnish'd, or (to use the literal Signification of the Word) apparelled, but a naked Contract, Nudum Pattum, giveth no Action. And therefore it is necessary or needful, that every Obligation be apparelled, which ought to be with these five Sorts of Garnements, &c. Howbeit it is generally used for a Warning in many Places, particularly in Kitchin, fol. 6. Garnisher le Court, is to warn the Court; and reasonable Garnishment in the the Court; and reasonable Gamilphonen in the fame Place intends reasonable Warning, and again, fol. 283, and many other Authors. And in the Stat. 27 El. cap. 2. upon a Gamilphonent, or two Nichills returned, &c. But this may well be thought a Metonymy of the Effect, because by the Warning of Parties, the Court is furnished and adorned.

Barniffure, (Garniffura) a Furnishing or Providing; Garniftura Caftri de Mountgomer .-Et in vadiis 24 hominum ibidem existen. pro sakva custodia dicti Casiri tempore Insurrectionis 🕏 Rebellionis

Edw. Harley Mil. Balnei. The Word also occurs

Edw. Harrey weit. Banker.
in Pat. 17 E. 3. Part I. Dorf. 27.
Barrentp. See Warranty.
Barrenna, A Warren. Johannes Episcopus Elyens. &c. Noveritis nos concessisse dilecto Servitori nostro Thoma de Fardbam -- officium custodia garrennæ nostræ de Brandon in com. Suff. alii custodes garrennæ nostra, &c. dat. 12. Sept. 1421. Cartular. Eccl. Elyen. MS. penes Job. Epifc. Norwic. MS. f. 50.

Bartummune, A Fine or Amerciament. See Domesday; 'tis written in Spelman Gloff. Gersu-

Batter, Garterium, In French Jartier, i. Perifeelis; fignifies with us, both in divers Statutes and otherwise, one especial Garter, being the honourable Enfign of a great and noble Society of Knights, called Knights of the Garter, and this is κα' εξοχω, as being of all others the most excellent. This high Order, as appeareth by excellent. This high Order, as appearent by Mr. Cambden 211. and many others, was first instituted by the famous King Edward the Third, in the 23d Year of his Reign, upon good Success in a Skirmish, wherein the King's Garter (as its staid) was used for a Token: "Tis true, Polydore Virg. gives it a more slight Original, but his Grounds, by his own Confession, grew from the the Third, King of England (fays he) after he had obtained many great Victories, the Kings of France and Scotland being both Prisoners in the Tower of London at one Time: King Henry of Ca-file, the Bastard expulsed, and Don Pedro restored by the Prince of Wales, did, upon no weighty Occasion, first erect this Order in 1350. viz. He dancing with the Queen, and other Ladies of the Court, took up a Garter that happened to fall from one of them, whereat some of the Lords smiling, the King said, That ere it were long he would make that Garter to be of high Reputation, and shortly after instituted this Order of the Blue Garter, which every Companion of the Or-der is bound daily to wear, being richly decked with Gold and precious Stones, and having these Words fixt on it, HONI SOIT QUI MAL Y PENSE, which is commonly thus interpreted, Evil to him that Evil thinketh; or rather thus, To him be it that Evil thinketh. Ferne in his Glory of Generosity, fol. 120. agrees with Cambden, and more particularly sets down the Victories by which this Order was occasioned. We will not (it being none of our Work) insist upon the Cause of its Beginning, [but leave you for the Search thereof to an ingenious and most laborious Piece of Work concerning this Matter, given to the World by Elias Ashmole Esquire,] but how or whatever the Beginning was, the Order is inferior to none in the World, confifting of twenty-fix Martial and Heroical Nobles, whereof the King of England is the Sovereign, and the rest be either Nobles of the Realm, or Princes of other Countries, Friends and Allies of this Kingdom: The Honour being fuch, as Emperors and Kings of other Nations have defired, and thankfully accepted. He that will read more, let him confodia diffi Cafri tempore Infurrettionis & Rebellionis | Cepted. He that will read more, let him conWallicorum cum Oweno Glyndourdwy, fingente fe
effe Principem Wallie, ex parte diaboli, & cum diverfis Wallicis fibi adherentibus pro tempore, per ordinac.

Hugonis Domini Burnel, Johannis Burley & Thoma
Inveftiture and Robes, Installation, and Vow
Yonge, Justiciar. Pacis Comitat. Salopie, & c. Computus Joh. Seys Receptor. Denar. Domini Hen.

Percey & Sociorum, &c. Anno 1 H. 4. Peres

The diame Mr. Afirmole. Garter also lignifies the

Ddd 2.

Ddd 2.

Prin-Dd2

Principal King of Arms among our English Heralds, created by King Henry the Fifth, Stow, pag. 584. and mentioned 14 Car. 2. cap. 33. See

Herald

Barth Signifieth a little Backfide or Close in the North of England. Also a Dam or Wear in a River, for the catching of Fish, vulgarly call'd a Fiftgarth. It feems to be an ancient British Word, for Gardd in that Language fignifies Gar den, the two d's being liquified in the Pronunciation like th.

Barthman, 13 R. 2. Stat. 1. cap. 19. 8 17 R. 2. cap. 9. It is ordained, That no Fisher in Garthman shall use any Nets or Engines to destroy the Fry of Fish, &c. whereby it seems to intend one that owns an open Wear where Fish are caught : We may haply derive it from the Scotch Word Gart, that fignifies compelled or enforced, because the Fish are forced by the Wear to pass in at a Loop, where they are caught. Bauel Signifies Tribute, Toll, Custom, year-

ly Rent, Payment or Revenue; of which we had of old feveral Kinds, Gavel-Corn, Gavel-Malt, Oat-gavel, Gavel-Fodder, as you may read in Mr. Fab. Philips's Book, stiled The Mistaken Recompence,

f. 39, 40. And Taylor's Hiftory of Gavel-kind, pag. 26, 27, & 102. Bartopre, the fame with Wardwyte. Mon. 2. Tom. pag. 283. Et sint quieti de scira, de Hundredo, de Danegeldis, de blodwite & Garwite, &c.

Baffaldus, A Governor of a County or City whose Office was only temporary, and who had Jurisdiction over the Common People. Episcopus jurnaletion over the Common Péople. Epicopus alique Regis & Gastaldi Angliam spoliabant. Ordericus Vitalis. Lib. 10. pag. 773. and in another Place, viz. lib. 12. pag. 876. Dolentes quod tanta rabies Gastaldorum super incolas graffaretur.

Bate, this Syllable in the Names of Places, fignifies a Way or Path, from the Sax. Geat, i.e. Porta, for which Reason it sometimes signifies a

Gate.

Babelet Is a special and ancient Kind of Ceffavit used in Kent, where the Custom of Gavelkind continueth, whereby the Tenant shall forfeit his Lands and Tenements to the Lord, of whom he holdeth, if he withdraw from him his due Rent and Services, which is due after this Manner. If any Tenant in Gavel-kind with-hold his Rents and Services, let the Lord feek by the Award of his Court from three Weeks to three Weeks, to find some Distress upon the Tenement until the fourth Court, always with Witnesses; and if within that Time he can find no Distresson that Tenement, whereby he may have Justice of his Tenant, then at the fourth Court let it be a-warded, that he take that Tenement into his Hand in the Name of a Distress, as if it were an Ox by the customary Tenant for his Lord. or a Cow; and let him keep it a Year and a Day in his Hand without manuring: In which Time, if the Tenant come and pay his Arrearages, and make him reasonable Amends, let him re-enjoy it; but if he come not in that Time, then let the Lord go to the next County-Court, with his Witnesses of his own Court, and pronounce there his Process; and by the Award of his Court (after the Country-Court holden) he shall enter, and manure those Lands and Tenements as his own; and if the Tenant come afterwards, and will rehave his Tenements, and hold them as he did before, let him make Agreement with the Lord according as it is anciently faid.

Meghefith felde & neghefith geld, & b 1. fo. his Mere, er he become healder, i.

Has he not fince any Thing given, nor any Thing paid, Then let him pay 51. for his Were, ere he be-

come healder again.

Other Copies have the first Part thus written and expounded,

Migonolith peld & nigonlith geld.

Let him nine Times pay, and nine Times repay.

See hereof 10 H. 3. Fitz. cessavit 60. and the Statute of Gavelet, where it appeareth to be a Writ used in the Hustings at London. And Fleta says, It is used in other Liberties, lib. 3. c. 55. In the Collection of Statutes, London 2. is Matter much tending to this Purpose, That by this Word Gavelet, the Lord shall have the Land for the ccasing of the Tenant. Mr. S. in his 31 page Of the History of Gavel-kind, hath these Words, Et pessea per quandam consuetudinem que vocatus Gave-late, usitatam in comitatu isto, (viz. Kanc.) de ter-ris & tenementis de Gavel-kind, pro redditibus & servitiis qua aretro fuerint de eisdem, per plures annos, devenerant eadem terra in manus cujusdam Abbatis, &c. Now this Consuetudo de Gavelet (as he further adds) was not a Rent or Service, but betokeneth a Rent or Service with-held, denied, or detained, cauling the Forfeiture of the Tenement to the Lord; with which agrees the Lord Coke, where he fays, Gaveletum is as much as to say, to cease, or to let to pay the Rent. Brevi de gaveleto in London, est breve de Cessavit in Biennium, &c. pro redditu ibidem, quia tenementa fuerunt in-distringibilia. So that this Writ lay in London as well as Kent.

Bavelgeld, That pays Tribute or Toll. In qua terra sunt quinque Tosta, & solount Gavelgeld Balli-vis Eborun. Mon. Angl. Vol. 3.

Babelhi ard. Grex ad cenfum. Babeling-Men, Tenants who paid a referved Rent, besides some customary Duties to be done by them. Merksbury reddit in gable sex libras, in dono xx. fol. in dono xx. sol. — Gaveling-men sunt ibi xii. quorum quilibet debet warectare qualibet septamana dimidiam acram, — & predicti Gaveling-men debent cotidie operari inter vincula S. Petri & Festum S. Michaelis, &c. Cartular. Abbat. Glaston. MS. f. 38. b.

Gabilberte, Gabelerth, The Duty or Work of ploughing fo much Earth, or Ground, done Item respondet de 35 acris de consuetudine arandi, Ga-vel-herte. Item sunt ibi quinque jugera, quodlibet arabit unam dimidiam acram ad semen frumenti, & seminabit, & herciabit, — & vocatur istud opus Gavelerth. Somner of Gavelkind, p. 17.

Batelbard, Corn, — Rent, or Provision of Bread, referred from the Tenant to be paid in Kind. Allocantur per annum pro gavelbred ad herdemet tres summa & dimid. — In pane ad gavelbred, de consuetudine arantium & metentium duas summas. -- Somner of Gavel-kind, pag.

annual Profit. est, in gablum reddente domo pugna siat, vel in gebu-re, 30 sol. culpa judicetur. Leges Inæ Regis West-Saxon, cap. 6. - Idem Radulfus tenet unum tof-- & non dat Gavelgeld. Mon. Angl.

tom. 3. p. 155.

Babil-kind Is by Mr. Lambard in his Expositi-Baul-Rillo Is by Mr. Lambard in his Explition of Saxon Words, verbo Trera de fripto, compounded of three Saxon Words, Gyfe, Eal, Cyn; Omnibus cognatione proximis data. But Verflegan in his Reflitation of decayed Intelligence, c. 3. Calls it Gavel-kind, quass, give all Kind, that is, give to each Child his Part. But Taylor in his History of Gavel-kind, would derive it from the British Gafael, a Hold or Tenure, and Cennee or Cennedb, Generatio ant familia, and so Gavel-cenedh might fignify Tenura generationis, pag. 92, 6 132. But whatever is the true Etymology, it fignifies in Law a Custom, whereby the Land of the Father is equally divided at his Death among all his Sons, or the Land of the Brother equally divided at his Death among all his Brethren, if he have no Islue of his own. Kitchin, f. 107.

Teutônicis priscis patrios succedit in agros Mascula stirps omnis, ne foret ulla potens.

This Custom is still in Force in divers Places of England, but especially in Kent, Urchenfield in Difference; but by the Statute of 35 H. 8. c. 26. All Gavel-kind Land in Wales are made descendible to the Heirs, according to the Course of the Common Law. Cambden in his Britannia, pa. 239. saith in express Words, Cantiani ea lege Gulielmo Normanno se dediderunt, ut patrias consuetudines illesas retinerent, illamque imprimis quam Gavel-kind nominant. He terre que eo nomine cenfentur, liberis mascu-lis ex equis portionibus dividuntur, vel faminis, si mas-culi non suerint, adding withal worth the Noting, viz. Hanc bereditatem cum quintumdecimum annum attigerint, adeunt, & fine Domini confensu, cuilibet vel dando vel vendendo, alienare licet. Hac filii parentibus furti damnatis in id genus fundi, &c. It appears by 18 H. 6. c. 3. that in those Days there were not above thirty or forty Persons in Kent that held by any other Tenure, but it was altered afterwards in much Land in that County, upon the Petition of several Gentlemen there, by a Statute made 31 H. S. c. 3. See Lambard s Perambu-lation of Kent, Somner's Discourse on this Sub-ject, [Taylor's History of Gavel-kind.] Vide etiam Termes de Ley, and Gavelet. In Mon. Ang. 2. par. Termes at the second of the se the Son to the Plough. Dofter and Student, ca. 10. Co. on Litt. lib. 2. ca. 10. feet. 165. and Co. 9. Rep. Shelley's Case. Our Ancestors held their Lands by Writing, or without. Those which were held by Writing were called Bockland, whose Owners were Men whom we now call Freeholders. That which was held without Writing was called Folcland, and the Owners were of fervile Condition, and were possessed ad voluntatem Domini. But the Inheritance or Freehold did not in those Days descend to the eldest Son, but to all alike ; which in Saxon was called Lande Soyftan,

Babeluilds, Babelgids, That yields Rent, or and in Kent, To shift Land; from whence came - Si autem in gavelgida, id the Custom of Gavel-kind. And the Reason why it was retained in Kent, and no where elfe, is, because the Kentishmen were not conquered by the Normans : For Stigand, the Archbishop of Canterbury, and one Egelfine, an Abbot, who commanded the Forces in that County, ordered every Man to march with Boughs in their Hands, which they did, and met the Conqueror at Swainfomb; where the Archbishop and Abbot acquainted him with their Resolution of standing and falling in Defence of the Laws of their Country; and he imagining himself to be encompassed in a Wood. granted that they and their Posterity should enjoy their Rights, Liberties, and Laws; some of which, as particularly this of Gavelkind, continues to this very Day.

Babelman Is a Tenant who is liable to Tribute.

Villani de Terring qui vocantur Gavelmanni. Somner,

Gavelkind, p. 23.

Babelmet, The Duty or Work of mowing of Grass, or cutting Meadow-Land, required by the Lord from his customary Tenant. septimana dum falcatur stipula que vo:atur Gavelmed. ib.

Baveloces, Javelins, Darts, the Syllable Ga being the same with $\mathcal{F}a$, and so derived from Jaculum. Frisiones igitur — ipsum Willielmum Herefordsbire, and elsewhere, though with some tam jaculis, que vulgariter Gaveloces appellant, guorum maxime notitium habent & usum hostiliter insequuntur. Mat. Par. sub anno 1256.

Bavelrep, Bedreap, or Duty of reaping at the Bid or command of the Lord. ——De confuetudine metendi 40 acras & dimidiam de Gavelryp in Autumno 40. fol. 6. denar. Somner of Gavelkind,

p. 19, 21.

Bannarium, Wainage, Plough-tackle, or Implements of Husbandry: The fame with Gainagium and Wainagium. -- Ita quod nibil ex nunc remanet in manu dicti Prioris in sustentationem sui, nist tantum gaymaria (lege gaynaria) manerii pradicti cum proficuis pranominatis. Mon. Angl. Tom. 1. p.

Babelrip, fee Gavelrep. Bavelletter, (Sax.) Sextarius vettigalis ; (Cervifia scilicet sextarius Manerii vel pradii Domino ab usufru-Auariis cervisiam coquentibus, census vel vestigalis nomine, pendendus, is a certain Measure of Rent-Ale. Among the Articles to be charged on the Stewards and Bailiffs of the Church of Canterbury's Manors, this of old was one, De Gavelsester cujuslibet bracini braciati infra libertatem Maneriorum viz. unam Lagenam & dimidiam Cervisia. We may find it elsewhere under the Name, of Tokester thus, De Tolcester cervissa, hoc est, de quolibet bracino per unum annum lagenam de cervissa, and is without dispute the same. In lieu of which the Abbot of Abingdon, of Custom, received that Penny mentioned by Selden in his Differtation annexed to Fleta, cap. 8. num. 3. and there (I believe) misprinted Colchester Penny for Tolchester Penny. Nor differs it (I think) from what in the Gloffary, at the End of H. 1. Laws, is called Oak gavel. Sax. Die. and fee Tolfester. Baveliwan. Porcarius ad Cenfum.

Babel meek (Sax.) was either Manuopera by the Person of the Tenant, or Carropera by his Carts or Carriages. Mr. Phil. of Purveyance.

Gaugeton, A Gauge or Gauging, done by the Gaugetor or Gager. Litera clause 55 H. 3. de Doli-

lifh Gauge.

French Gauchy, i. in gyrum torquere; and fignifies furm. Annual. Waverl. 1232.
with us an Officer of the King's, appointed to examine all Tuns, Pipes, Hogheads, Barrels, and Tertia's of Wine, Beer, Ale, Oil, Honey, Butter, and give them a Mark of Allowance, before they be fold in any Place. And because this Mark is a Circle, made with an Iron Instrument for thet Purpose, it forms that the ground of the provided are thus described. ment for that Purpose; it seems that from thence he taketh his Name. Of this Office you may find many Statures, the first whereof is in 27 E. 3. commonly called the Statute of Provision or Purveyors, cap. 8. The others are 4 R. 2. cap. 1. 18 H. 6. 17. 23 H. 6. 16. 1 R. 3. 13. 28 H. 8. 14. And lastly, 12 Car. 2. cap. 4.

Bauge remp May be thought to be the Gawger's Fee, by Anno 23 H. 6. cap. 16.

Baylound, a Hound which never caught a

Bapmaris, the same with Wainagium. Ita quod nihil ex nunc remanet in manu ejus, nis tantum Gaymaria Manerii pradicti. Mon. Angl. Vol. 1. f. 603. b. Quare.

Beafpecia. In a Charter of the Privileges of New-Castle upon Tyne, renewed Anno 30 El we read, viz. Sturgiones, Balanas, Cetas, Porpecias, (i. c. Porpoises,) Delphinos, Riggos, Geaspecias, i. e. Grampois.

Bebutseir, Gebutseina, Neighbourhood, or adjoining District. vel jusjurandum inveniat, aujoning Dittitude and provide and provide

riis, p. 2.

Beburus, A Country Neighbour, or Inhabitant of the same Geburescip, or Village. Sax. Ge-

bure, a Carl, Ploughman, or Farmer.

Beit, Geldum, Among the Saxons signified, pe-cunia vel tributum, also the Compensation for a Crime : Hence, in our ancient Laws Wergeld was used for the Value of a Man slain, and Orfgeld of a Beast. Et sint quieti de Geldis, & Danegeldis, & Horngeldis & Forgeldis, & de Blodwita, & Fitwita, & Horngeiaus & torgetaus, & ae Bucauta, & Freemenfund, Cuttom of England, Nobility is either Major or Charta Rich. 2. Priorat. de Hertland in Devon. Knights upward, the Lesser, all from Barons Pat. 5 E. 4. part. 3. m. 13. See Gilde. Bridable. See Gildable.

Bemote Is a Saxon Word lignifying Conventus, an Affembly: 'Tis used in the Laws of Edward the Confessor, cap. 35. for a Court, viz. Oninis homo pacem habeat eundo ad gemotium & rediens de gemoto, nife probatus fur fuerit. Sce Afote.

Beneath, (Sax.) Rectius, Geneath, Villanus, Villicus, Firmarius. L. Inx. MS. c. 19. Regis Ge-

neath, i. e. Villanus Regius.

- Percipiant decimas agnorum, Benectum. lana, — lini, canabi, genecti, cirporum pifationum, pafura, — Charta Fob. Archiepifcopi Cant. apud Will.Thorn. p. 2112. Mr. Somner takesit for genifia, Broom.

Beneral Mur. Sce Ifue.

Beneratio, When a Mother Abbey or old Religious House had spread it self into several Co-I

Doliorum mensura & gaugeto Mercatorum Burde-Generatio, quasi proles & soboles Matricis Domus. gal. & de gaugeatoris seado, & denavium pro Quessio prioratus inter Abbatem de Waverle & Abbadolio, scil. obolum ab emptore, & obolum a venditem Furnessii terminatur hoc modo, videlicet quod Abtore. Mandetur per hreve de Canc. quod omnia ligna bas de Furnessio habeat prioratum in tota generatione tore. Mandetur per breve de Canc. quod omma ugna jour es tuticuo naveus provinciam in tota generatione de dollis vinorum fiant de catero de recito Gaugeto Elecmosynæ in Anglia, in generatione Saviniaci anglicano. Ret. Parl. 35 Ed. 1. of the true Eng-in Anglia tantum. Abbas autem Waverle habeat prioratum ubique tant in congregationibus Abbatum que Gamgeog or Bager, Gaugeater, Comes of the fuerint per Angliam, quam alias per ordinem univer-

Generale. The fingle Commons, or ordinary Provision of the Religious were called Generale, as their general Allowance, distinguished from their Pietantia or Pittances, which upon extraordinary Occasions were added as Over-Commons. Among the Observance of the Cluniae Monks, they are thus described, --- Generale appellamus quod singulis in singulis datur scutellis: Pietantia quod in una scutella duobus. And among the Customs of the uma jenseua aucous. And among the Cultoms of the Abbey of Glassonbury, we have this Account.

In privatis diebus, videlicet, dominica die, die Martis, die Fovis, & Sabbato, tria generalia ad refessionem habuerant Fratres, & duas pietantias, cateris vero diebus, scilicet, feria secunda, seria quarta, & sexta, duo generalia & tres pietantias. Chartular. Glaston. MS. f. 10.

Benerola Seems of late to be a good Addition; for if a Gentlewoman be named Spinster in any Original Writ, Appeal or Indictment, the may abate, and quash the same. 2 Inft. fol.

668.

Beneffa, Broom. Sec Faun. Percipiant decimas agnorum, lana, lini, canapi, Genecli. Thorn, pag. 2112.

Benets alias Tenets. See Furr.

Bentleman, Generofus, Is an irregular Compound of two Languages, the one from the French Gentil, that is, Honestus, vel honesto loco natus; the other from the Saxon Mon, as if you say, a Man well born. The Italian followeth the very Word, calling those Gentilhuomini, whom we call Gentlemen. The Spaniard keepeth the Meaning, calling him Hidalgo or Hijo d'algo, that is, the Son of some Man, or of a Man of Reckoning: The French also call him Gentilhomme. So that Gentlemen be those, whom their Blood and Race doth make noble and known: In Greek they are Eugenes, in Latin Nobiles. Smith de Rep. Ang. lib. 1. cap. 10. Under this Name are comprised all above Yeomen, so that Noblemen be truly called Gentlemen; but by the Course and Custom of England, Nobility is either Major or Minor; the greater contains all the Degrees from downwards. Smith ubi fupra, cap. 21. The Reason of the Name may grow from this, that they observe gentilitatem suam, that is, the Race and Propagation of their Blood, by giving of Arms, which the common Sort neither doth, nor may do; for by the Coat that a Gentleman giveth, he is known to be, or not to be descended from those of his Name, that lived many Hundred Years since. Gentiles homines, see in Tiraquel de Nobilitate, cap. 2. pag. 53. Cicero in his Topicks of this Matter, speaks thus, Gentiles sunt qui inter se eodem sunt nomine ab ingenuis oriundi, quorum majorum nemo servitutem servivit, qui capite non sunt diminuti. And in the first Book of his Tusc. Quast. he calleth Tulus Hostilius, one of the Kings of Rome, Gentilem suum. These Words, gentilis homo, for a Gentleman, was adjudged a good Addition. Hill. 27 E. 3. The Addition of Knight is ancient, but of Equire or Gentleman rare before lonies or depending Cells, that Issue or Osf-spring, ancient, but of Esquire or Gentleman rare before as it were, of the Mother-Monastery was called the First of H. 5. c. 5. See 2. par. Inst. f. 595, & 667. Where

Where we read Fohn Kingston made a Gentleman which is To pay; because every one was gildare, by King Richard II. Pat. 13 R. 2. Part 1. M. 13. i. e. to pay something towards the Charge and intus

Benu, i. e. Generation. Successit Ethelbaldo Offa quinto Genu. Malmsb. lib. 1. c. 4.

Benumia, North Wales.

Beorge Mante, A Piece of Gold current at fix Shillings eight Pence in 1 H. 8. when by Indenture of the Mint one Pound-weight of Gold Was to be coined into eighty-one George Nobles.
Vid. Lounde's Effay upon Coins, pag. 41.
Gernont, a Clown, or Villain. Gernobadatus.

See Grani.

Berluma, (Sax. Garfuma, i. e. Sumptus, pramium.) In ancient Charters it is used for an Income; as, Sciatis me A. pro tot libris, quas B. mibi dedit in Gersumam, dedisse, concessifse, &c. Sonic-times for a Fine for a Fault; as, Gersumam capere de Nation vestra impregnata sine licentia vestra, quod dicitur Childwit. In Matth. Paris. it is written Gersoma. Datis Abbati tribus marcis auri in Gersoma, i. e. Pro Fine. And in Scotland Greffume. Somerimes 'tis taken for any Exaction or Demand; as, Absque retinentia cujuslibet consuctadinis sive servitii, is, sove alicujus Gersume, aut secularis exactionis. Mon. Ang. 2 Tom. pag. 973.

Berlumarius, Finable, or liable to be mulcted, fined or amerced at Discretion of the Lord. -funt tres Cotseles quorum quili-In Berton parvabet operabitur semel in hebdomada & metet in Autumno unam acram de blado biemali vel tres rodas ordei. Dominus habebit tres hederepes, si voluerit, ad cibum suum. Omnes funt Gersummani ad voluntatem Domini.

Cartular. S. Edm. MS. f. 103. Besemund, Affembled.

Griff, (French Gift.) A Lodging, or Stage of Reft in a Journey or Progress. As in the Progress of E. 6. A. D. 1552. when the Gefts, (i. e. the Stages of his Majesty's Progress) were alter-

ed, Archbishop Cranmer entreated Cecil to send him the new resolved—upon Gests, that he might from Time to Time know where his Majesty was. Strype Memor. Archbithop Cranner, p. 283.

Offita Gellum, Gest, Yeast, Barm, for working of Beer, or Ale. —— Ita quod Pistores pote-

runt sic vendere, & in quolibet quartario lucrari tres want he vendere, I squared function for the denarios, exceptis brennio & duobus panibus ad furnarium— & in sale obolum, & in gesta obolum, on in candela quadrantem. Mat. Par. sub anno 1202.

Bellu & fanta Is a Writ now out of Use. Lamb.

Biren. lib. 4. c. 14. p. 532.

Bethyaeth (Restius Grithbreche.) Si pacem quis fregerit ante mediocres Foreste, quod dicunt Gethbrech, emendet Regi decem solidis. Constitut. Canuti de Foreste.

resta, c. 18. See Grithbreche.

Betwined Is a Saxon Word, and it fignifies the Publick Convention of the People to decide a Caufe. Et pax, quam Aldermannus Regis in quinque burgorum Gewineda dabit, emendatur 12 libris. Leg. Ethelred. c. 1. apud Brompton.

Bewitneffa, Giving Evidence. Leg. Ethelred,

c. 2. apud Brompton.

Biffa aquæ. Molendinum & vivarium cum Gifta aquæ. Mon. Angl. 3. Par. The Stream of Water, ut videtur.

Gigmills Were used for the Perching and Burling of Woollen Cloth, prohibited Anno 5 8 6 Ed. 6. cap. 22. They were a Kind of Fulling-Mills.

Support of the Company. And from thence come Guild-halls, that is, the Halls of the Society or Fraternity, where they meet and make Orders and Laws among themselves. The Original was thus, viz. It was a Law amongst the Saxons that every Freeman of fourteen Years old thould find Surcties to keep the Peace, or be committed; whereupon certain Neighbours entered into an Affociation, and became bound for each other, to produce him who committed an Offence, or to make Satisfaction to the injured Party; which that they might the better do, they raised a Sum of Money among themselves, which they put in-to a common Stock; and when one of their Pledges had committed an Offence, and was fled, then the other nine made Satisfaction out of this Stock by the Payment of Money, according to the Quality of the Offence. And because this Association consisted of ten Familes it was called a Decennary : And from hence came our Fraternities. But as to the direct Time, when thefe Gilds had their Origine in England, there is nothing of Certainty to be found, fince they were in Use long before any formal Licences were granted to them for such Meetings. Edward the Third, in the Fourteenth of his Reign, granted Licence to the Men of Coventry to erect a Merchant's Gild, and a Fraternity of Brethren and Sifters, with a Master or Warden, and that they Sifters, with a Mafter or Warden, and that they might make Chantries, beftow Alms, do other Works of Piety, and constitute Ordinances touching the same, &c. So Henry the Fourth, in the fourth Year of his Reign, granted Licence to found a Gild of the Holy Cross at Stratford upon Arom. See Antiquities of Warvickshire, fol. 119, &c. 522. Gild or Geld (according to Cambden) signifies also a Tribute or Tax, and the Statutes of 27 Ed. 3. Stat. 2. cap. 13. and 11 H. 7. cap. 9. used Gildable in the same Sense with Taxable. Gild (according to Crompton in his Jurisdiction, fol. 191.) fignifies an Amercement, as Foot-geld; and fol. 197. he interprets it to be a Prestation within the Forest in these Words, To be quit of all manner of Gilds is to be discharged of all manner of Prestations, to be made for gathering Sheafs of Corn, Lamb, and Wool, to the Use of Foresters. The Word is also mentioned in the Statute 15 Hen. 6. cap. 6. and 15 Car. 2.

GI

Gild is also a Compensation or Mulct for a Fault, Quicquid in amore in alterum furatum habent in duos Geldos componere faciat. From licnec Weregeld is the Price of a Man, Orfgeld the Price of Cattel, Angild the fingle Value of a Thing, Twigild the double Value. There are likewise many Words which End with geld, and which shows the several Kinds of Payments, as Danegeld, Vadegeld Senegeld, Hornegeld, Sotgeld, Penigeld, and many

more.

Gild or Guild-Rents, are Rents payable to the Crown by any Gild or Fraternity, or such Rents as formerly helonged to religious Gilds, and came to the Crown at the general Dissolution, ordered for Sale by the Stat. 22 Car. 2. c. 6.

Bildale (from the Sax. Gild, i. e. Solutio, and œle, ale,) a Contribution, where every one paid

his Share. See Sotbale.

Gildable, or Beldable, (Geldabilis,) Tributary, Gignaria, a School.

Gild, in Saxon, fignifies a Fraternity or Comdividing Suffolk into three Parts, calls the first
pany, and comes from the Saxon Word Gildan, Gildable, because liable to pay Tax, from which the other two Parts were exempt, because Eccle-Ge Donate. It is mentioned An. 27 Hen. 8. c. 26. But I find Gildable expounded in an old MS. to be that Land or Lordship which is Sub districtions Cuvie Vicecom. Sec 2 Par. Inst. 5ol. 701. Inquistio capta apud Atherston, &c. 5 H. 5. per Sacram. Will. Peirs & al. qui dicunt quod Fohames Chestershire, qui tenet unum tenementum & duo crosta cum pertin. in le Geldable de Johanne Lile per quod servitium ignorant, erezit crucem S. Johannis Hierosol. super Domum suam, ad habendum privilegium & libertat. Templar. de Balshade, eo quod teneret præd. tenementum sub Cruce in prajudicium Dom. Regis & contra formam Statuti inde editi, &c. MS. penes Gul. Dugdale Ar. Fur. dicunt quod Prior de Sempringham tenet tres Carucatas terre Just Prior the compression of the second results of the second res

haps used for adulterate Money.

Wilhalna Teutonicpzum was used for the Fraternity of Easterling Merchants in London, called

the Still-yard. An. 22 H. S. c. S.

Bild thall, The chief Hall of the City of London, Gildarum nomine continentur non solum minores Fraternitates & sodalitia, sed is sa etiam Civitatum comthe Learned Spelman. See niunitates, says

Bi'n Berthant, (Gilda Mercatoria) was a certain Privilege or Liberty granted to Merchants, whereby they were enabled (among other Things) australem civitatis Exoniensis tulerunt glebam pro

1. c. 38. This is a Spice whose Root is to be gar-

the Sax. Wirnan, Denegare.

Gifarms, rectius Guifarmes, (An. 13 Ed. 1 Stat. 3. cap. 6.) an Halbert. From the Lat. Bis Arma, because it wounds on both Sides. A Kind of Hand-ax, according to Skene. Fleta miswrites Angl. tom. 1. p. 290. it Sisarms, lib. 1. c. 14. Est armorum genus longo ma-

1206.

tin Authors, and in the Norman Laws, and it hgnifics a Supreme Jurisdiction. Cambden, in Britania, writes, Comitatus Flint. pertinent ad Gladium
Glomerelle, i. e. Commissaries appointed to
lear the Discrement between the Scholars and
vian stam liberum de omnibus placitis, &c. Exceptis
placitis ad Gladium ejus perimentibus. And tis
probable from hence that at the Creation of an
Master of the Glomerelle. tin Authors, and in the Norman Laws, and it fig-Earl, he is Gladio succindus, to fignify that he had a Jurisdiction over the County. See Pleas of the Sword.

Glaire, (Fr.) a Sword: Also a Lance or Horseman's Staff. Gleyre, long Sword, short Sword and Dagger, were the Weapons allowed the Parties in a Trial by Combat. See Orig. Jurisdiff.

fol. 79. b.

Justice in Henry the Second's Days, who writ a Book Of the Common Laws of England, which is the ancientest of any extant, touching that Subject. Ancilla Staunds. pra. c. 1. fol. 5. He was then called in f. 323.

Latin Ranulphus de Glanvilla. He died in Richard the First's Days, at the Siege of Acres, on the Coast of Palestine, being with him in his Voyage to the Holy-Land. Plowden, fol. 368. Stowel's Cafe.

Blaves A Glaive, or Gleave, a Favelin, a Hand-Dart. — Quod cum vidisset quispiam de castello & adversarium agnovisset, telo gracili, quod Ganea (legendum est Glavca) dicitur eum jam cominus positum petiit, quo testam capitis ipsius male nudati perforavit. Gervas. Dorobern. fub an. 1144.

Blawance oze. Sec Plowden, f. 320. The Case

of Mines.

Bleabelano, (Gleba,) Church-land. Charta Elredi Regis terra ad Ecclesiam pertinens. Monast. de Croiland, apud Ingulphum. Imprimis totam infulam Croilandia pro Gleba Ecclefia, & pro fitu feparali ejusdem Monasterii — Dono. Lyndewode just jeparati ejujaem Monajevii — Dono. Lynaeuboae lays. Gleba est terra in qua consssiti tos Eccelsa: ge-neraliter tamen sumitur pro folo vel pro terra culta. Mentioned in the Statute of 14 Car. 2. c. 25. We most commonly take it for Land belonging to a Parish-Church, besides the Tithe. Skene says, The four Aires of Land, qubilk is given to the Ministers of the Evangel in Scotland, is called ane Gleeb, the quhilk, said be free fra Payment of any

Gleba, Glebam ferre. Anno 1335. Custos & Magister domus beata Maria Magdalena extra portam whereby they were enabled (among other Things) layeratem crottain Exomenjis the first to hold certain Pleas of Land within their own to hold certain Pleas of Land within their own the Preciners; as King John granted Gildham Mercatorian to the Burgelles of Nottingham.

Giltuite. See Gyltwite.

Giltuite, Zinziber, Is a Spice well known, beson that City was, when the Chief Lord in Fee The state of the surface of the state of the there levied for the same; then the Lord came to the Tenement, and there took a Turf or Stone, and brought the fame to the Court feven bled. I Fac. 19. Stone, and brought the same to the Court seven birnelled, quasi Wirnelled, i. e. Denied From Days successively: And this was called Gleba, ib. p, 50.

Blebaria, Turfs, Pete, or combustile Earth. In silvis, campis — viis, semitis moris, glebariis, lapidibus, metallis, avibus, &c. Mon.

mubrio & porresta custide. Spel.

Maisco Baldio-bulium collegium. In the Laws of King Adelstan, lum, cespites & alia ignis pabula. Mat. Paris. An. c. 12. we read. Et diximus etiam omnibus bominibus qui in noftram Glisciwam vadium dedit, si contingat Dianius (Jus Gladii) is mentioned in our La- eum mori, omnis congildo det unum panem & com-

panagium pro anima ejus.

Blorester. See Clevum and Glevum.

Blomereste, i. e. Commissaries appointed to

Bnignafia, (see Gignafia,) a School. habuerunt Gnignasiam malignorum dogmatum. Knigh-

Blobe-filber, Money given to some Servants by Custom to buy them Gloves as a Reward and Encouragement of their Labours. Inter antiquas consuetudines Abbatia de Sancto Edmundo -79. b. Gianvii Was a learned Lawyer, and Chief silver in Festo S. Petri ad vincula quorum hae sunt nomina, Clericus Cellerarii ii. den. Armiger Cellerarii 11. den. Grangiarius 11. den. &c. vaccarius 1. den. Ancilla 1. den .- Ex Cartular. S. Edmundi, MS.

Glpn

Glyn Signifies a Valley in Domefday, multis

Go Is used sometimes in a special Significa-tion, as to go to God, is to be dismissed the Court; so also is to go without Day. Broke Tit. Fayler de Records, num. 1. See Smith de Rep. Angl. lib. 2. c. 13. and Kitchin, f. 193.

boaling of Magabonos, That is, Sending to the

Goal, 35 El. 'c. 7.

Boats, No Man may common with Goats within the Forest without especial Warrant. Nota, That Capriolus non est bestia venationis Foresta. Manwood's Forest-Law, cap. 25. numb. 3.

Godamium, Abergevenny

God-bott, (Sax.) Muleta ex delictis in Deum ad-miss obveniens. A Fine or Amerciament for Crimes and Offences against God : An Ecclesiastical or Church Fine.

God-gild, that which is offered to God.

Godmundham. See Delgovitia.
Gogingstool, A Cuckingstool for Scolds and Shrews. — In Burgo de Montgomery. —
Quia per Objurgatrices & Meretrices multa mala in villa oriantur-videlicet lites, pugna, dissimulationes, 🔗 c. ac alia multa inquietationes per earum butesias 😂 clamores. Igitur utimur de eisdem quod cum capta fuerunt, habeant judicium de la Gogingstoole, & ibi stabunt nudis pedibus & suis crinibus pandentibus & dispersis tanto tempore, ut aspici possint ab omnibus per viam transeuntibus, secundum voluntatem Ballivorum mostrorum capitalium.

Golda, A Gullet, a Sink, a Passage for Wa-

— Concessionem etiam quam idem – de terris suis & terris tenentium ter, Sec. . Thomas fecit fuorum tam liberorum quam nativorum, a Goldis mundandi per fe & Juos fecundum confuetudinem in locis de Alferton & Norton usitatam. Mon. Angl.

Tom. 2. p. 610.

Golda, a Minc. Concessionem quam idem Thomas fecit de terris suis & terris tenentium a Goldis mundandis per se & suos. Mon. 2 Tons. p.

Goldwith, vel Goldwitch. In the Records of the Tower there is Mention of Consuetudo Vocata Goldwith vel Goldwitch ; but no Explanation of it.

Ideo quare. A Golden Mul&.

Goliardi (from the Fr. Gouland, a Glutton or greedy Feeder.) Ecclesia Catholica ordinis dignitati mon modicum detrahentes, se joculatores seu Goliardos faciunt aut buffones, &c. MS. Decretal. Bonisacii VIII. Universitati Oxon. cap. De Vita & honestate Clericorum.

Goliardus, a Bussion or Jester. 'Tis mentioned in Mat. Paris. Anno 1229. viz. Quidam famuli, vel illi quos folemus Goliardenses appellare, versus ridiculos componebant. Vide Selden ad Fletam,

pag. 524.

October 1988 Special Signification, an exact Carriage or Behaviour of a Subject to the King and his Liege People, whereunto Men upon their Evil Course of Life, or loofe Demeanor, are fometimes bound : For as Lambard in his Eirenarcha, lib. 2. c. 2. faith, He that is bound to this, is more strictly bound, than to the Peace; for the Peace is not broken without an Affray, but this Surety de bono gestu may be forseited by the Number of a Man's Company, or by his or their Weapons or Har-nefs. Whereof fee more in that learned Writer in the same Chapter, as also in Crom. Just. of Peace, fol. 119, 120, 121, 122, 123, 124, 125, 126, 127.

Good Behaviour. See Good Abearing.

Bood Country, Bona Patria, Is an Affise or Jury of Countrymen or Good Neighbours. Skene de verbor. fignif. verb. Bona Patria.

Boole, From the French Goulet, or the Latin Gula. In Anno 16 & 17 Car. 2. c. 11. is a Breach in a Bank, or Sca-wall, or a Passage worn by the

Flux and Reflux of the Sea.

Bozer, Bourt, and Booz, (from the Fr. Gort, i. e. a Wear,) Locus in fluvio convetatus, pissium ca-piendorum gratia. A Wear. It is recorded, That all such Gorces, Mills, Wears, Stanks, Stakes, and Kiddles, which be levied and set up in the Time of King Edward, the King's Grandfather, and after, whereby the King's Ships and Boats be disturbed, that they cannot pass in such River as they were ewont, shall be out and utterly pulled down, without being renewed. Anno 25 Ed. 3. c. 4. Sir Edward Coke (on Littl. fol. 5. b.) feems to derive it from Gurges, a deep Pit of Water, and calls it a Gors or Gulf. But quere, if not a Mistake. For he says in Domesday it is called Gourt and Gort, the very French Word for a Wear. And I find in the Black Book of Hereford, fol. 20. Qued tres Gurgites in aqua de Monew attachiantur per homines de Grosso monte: Where Gurgites is used (though improperly) as a Latin Word for Gorces or Wears.

Goze, A fmall narrow Slip of Ground. Dua roda jacent juxta viam scilicet le gores super shoteforlong. Paroch Antiq p. 393. una acra & dimidia jacent fimul ibidem, & vocantur quinque gorcs, ib. 532. una acra cum una gore. Ib. 534. See Mr. Ken-

net's Gloffary.

Gote. 23 H. S. 5. A Ditch, Sluce or Gutter, I suppose with more Ease drawn from the Latin Word Guttur, than the Saxon Geotan, that fignifies, as one faith, Fundere. Bobernogs of the Cheft at Chatham are cer-

tain Officers appointed to take Care of, and relieve the poor and maimed Scamen belonging to the King's Navy. 22 & 23 Car. 2. Act to prevent Disturbances of Seamen, &c. Graduati, Are such Scholars as

have taken Degrees in an University. I Hen.

#2adus, i.e. a Year: The Epitaph of William the Conqueror in Ordericus Vitalis, lib. 8.

Pro septem Gradibus se volverat atque duobus Virginis in Gremiis Phoebus, & hic obiit.

Bzaffer (Fr. Greffier, i. c. Scriba) fignifies a Notary or Scrivener, and is used in the Stat. 5 H. 8. cap. 1.

Braffio, Graphio, Gravio, an Earl, as Landgrave, a Magistrate, a Judge, an Advocate— Nec Princeps nec Graffio hanc lenitatem prafatam mutare audeat. Carta Kenulphi Regis Merciorum apud

Mon. Angl. Tom. p. 100.

Beaffium, A Writing-Book, a Register, Lieger-Book, or Cartulary of Deeds and Evidences. David Episcopus Menevensis, Santo Thoma Archiepiscopo in exilium detruso, a Custodibus Capitale sigillum abstulit, & Librum possessionum quod Graffium appellatur. Annal. Eccles. Menevensis apud Angl. Sacr. P. 1. p. 653.

Bzalle, Bzadale, or Bzaduale. or Book containing some of the Offices of the Roman Church. Gradale, says Linewood, sie dictum a gradalibus in tali libro contentis, Provincial. Aug. lib. 3. The Word is mentioned in Plowden, fol. 542. and 37 H. 6. 32. It is fometimes taken for

a Mass-Book, or Part of it instituted by Pope Cele-

fine, Anno 432. according to Cotgrave.

6 ain, The 24th Part of a Penny-Weight. In 51 H. 3. Denarius Anglia qui nominatur Sterlingus, rotundus fine tonsura ponderabit triginta & duo grana frumenti in medio spica. These thirty-two Grains in the Middle of the Ear of Corn are the natural Grains, which for the better Accommodation of Accounts, are now reduced to 24 artificial Grains.

Spans, Shrubs or Bushes. De Grana unius a-E. Mon. 2 Tom. p. 453. See Grava.

Spand Asse. See Asse, and Magna Af-

Beand Cape. See Cape and Attachment.
Beaud Daps Are those in every Term solemnly kept in the Inns of Court and Chancery, viz. In Easter-Term, Ascension-Day, in Trinity-Term St. John Baptist's Day, in Michaelmas-Term All-Saints Day, (and of late All-Souls Day) and in Hillary-Term the Feast of the Purification of our Lady, commonly called Candlemas-Day. And these are Dies non Juridici, no Days in Court.

Brand Distress, Magna districtio, Is so called for Quality and Extent thereof, for thereby the Sheriff is commanded. Quod distringat tenentem, ita quod ipse nec aliquis per ipsum ad ea manum apponat, donec babuerit aliud preceptum, & quod de exitibus corundem nobis respondent, & quod habent corpus ejus, &c. This Writ lies in two Cases, either when the Tenant or Defendant is attached, and fo returned, and appears not, but makes Default; then a Grand Distress is to be awarded: Or else when the Tenant or Defendant hath once appeared, and after makes Default, then this Writ lies by the Common Law in lieu of a Peit Cape, 2 par. Inft. fol. 254. 51 H. 3. c. 9. Westm. 1. cap. 44. and Fleta lib. 2. c. 69. fest. penult. See Di-Arefs.

Brand Serjeanty. See Chivalry and Serjean-

ty. Ezange, Grangia, Is a House or Farm, not only where Corn is laid up, as Barns be, and Granaries, &c. but also Stables for Horses, Stalls for Oxen, Sties for Hogs, and other Things necessary for Husbandry: And by the Grant of a Grange such Places will pass. Provinc. Angl. lib. 2. tit. de

Judiciis, cap. Item Omnis.

@gangeras, The Granger, or Grange-Keeper, an Officer belonging to religious Houses, who was to look after their Grange or Farm in their own Hands. — Grangerus, qui est unus Servientum de feodo cujus officii collatio spectat ad Abbatem, debet esse – & ibi in omnibus commodo in curia Grangiarum -Cellerarii intendere - Ex Cartular. S. Edmundi. MS. fol. 323. He was otherwise called Grangia-rius, and in this he differed from the Granatarius, that this later was Keeper of the Granary or Corn-Chamber in a religious House, the other accounted for the Profits of a Country Grange. And therefore it was expresly provided that the same Person should not execute both Offices. Nec sustineatur quod Prapositus sit Granatarius & Grangarius fimul. Fleta, l. 2. c. 12. fect. 1.

Grangiarius is he who has the Care of Places for all Manner of Husbandry. See Grange and

Bant. Concessio, Signifies a Gift in Writing of fuch a Thing as cannot aptly be passed or conveyed by Word only, as Rent, Reversion, Services, Advowsons in gross, Common in gross,

Tithes, &c. Or made by fuch Persons as cannot give but by Deed, as the King, and all Bodies Politick, which Differences are often in Speech neglected, and then it is taken generally for e-very Gift whatfoever, made of any Thing by any Person; and he that granteth is named the Grantor, and he to whom it is made, the Grantee. West. Symbol. part 1. lib. 2. fest. 334. A Thing is faid to lie in Grant, which cannot be affigued without Decd. Coke, lib. 3. fol. 63. Lincoln College

Giant, A Devil, a Spectre, an Apparition, so called by our Fore-Fathers, and thus described by our Countryman Gervase of Tilbury, in his MS. Tract. De Otiis Imperialibus : Lib. 3. cap. 64. Eft in Anglia quoddam Damonum genus, quod suo idiomate Grant nominatur, ad instar pulli equini anniculi, ti-biis erectum, oculis scintillantibus. Istud Damonum ons ercoun, couns cinnuantous, iqua Demonin-genus fapifime comparet in plateis in ipfius diei fervore, aut circa solem occiduum, & quotiens apparet, futurum in urbe illa, vel vico, portendie incendium. Cum ergo sequente die vel notte instat periculum, in plateis, dif-cursu facto, canes provocat ad latrandum, & dum fugam simulat, sequentes canos ad insequendum spe vana consequendi invitat : Hujusmodi illusio convicaneis de ignis custodia cautelam facit, & sic officiosum damonum genus, dum aspicientes terret, suo adventu munire ignorantes solet. —— I wish some ingenious Citizen of York would enquire into the Appearances and Effects of the Bar Gueft, or Apparition which is faid to haunt the Streets of that Place; and compare it with the Grant before described.

Brantz, for Grandees, or great Men, in the Parl. Roll of 6 E. 3. n. 5, 6. Et les diz Countz, Barons, & autre Grantz. Which Word is miftranslated by some Authors to signify Com-

Grass-Wearth, Grasing, or turning up the Earth with a Plough, as we still say the Skin is grased or slightly hurt, and a Bullet grases on any Place, when it gently turns up the Surface of what it strikes upon. Hence the Customary Service for the inferior Tenants to bring their Ploughs, and do one Day's Work for their Lord. was within the Parish of Amersden in the County of Oxford, called Grafs-hearth, and Grafs-hurt. See Parochial Antiquities, p. 496, 497. and Mr. Kennet's Glossary annexed to that Work.

Beava, A Grove, a Coppice, a Thicket, a all Wood. — Salva nobis & Succ. nostris una fmall Wood. grava continente circiter duas acras bosci jacente juxta boscum nostrum in Balsham, &c. Cart. Philippi Epi Elien. dat. 17 October 1435. Dedi eis unam Gravam, que dicitur Birzhcombe, & licentiam circum-claudendi, &c. Mon. Angl. 2 Par. f. 262. a. Unam Carucatam terra cum Gravis & paffuris elem pertinen. Ibid. f. 198. a. Sir Edward Coke, I Inf. fol. 4. b. says it significs a little Wood; and Cambden agrees in it : But elsewhere I find it to Canusen agrees in it: but ellewhere I find It to fignify a thick Wood of high Trees, a Grove. Dugd. Warwickshire, f. 503. b. And Greve in Old English fignify d a Bush. See Grana; see likewise Mr. Kennet's Gloffary.

Glabate and Glabatio, an Accusation or Impeachment. Sec Cravave. Et qui permanet fine Gravatione & Calumnia. Leg. Ethelred. cap.

Gabaria for Granaria. Mon. 2 Tom. p. 260. Ego, &c. concedo Ecclesiam istam liberam ab omni consuetudine Gravariorum & Bernagiorum, &c.

Gzabe,

Blabe, the Names of Places ending in Grave come from the Sax. Graf, i. e. a Wood, Grove,

or Thicket, Den, or Gave.

Glavnes, Grana Paradifi, alias Cardamomum, Is a Spice medicinable and wholesome, whereof you may see divers Kinds in Gerrard's Herbal. lib. 3. c. 148. These are comprised among Merchandisc to be garbled by 1 Fac. 19.

Gzeat Ben Are sometimes understood of the Temporal Lords in the higher House of Parliament, as 43 E. 3. c. 2. and 8. R. 2. in Procem. and sometimes of the Members of the House of Com-

mons, as 2 R. 2. Stat. 2. in principio.

Greath=breach or Aureath=breach, Is intended for a Breaking of the Peace by Saxton, in his De-feription of England, and Rastal, Tit. Exposition of Words, but mistaken for Grithbrech. See Grith-

\$288 Cometh of the French Word Gre, that is Good-liking, and in Law fignifies Contentment or Satisfaction, as in 2 R. 2. cap. 15. To make Gree to the Parties, is to give them Contentment or Satisfaction for an Offence done unto them. So Satisfaction in an Order done unto them. So in 25 E. 3. cap. 19. That Judgment shall be put in disperce, till Gree be made to the King of his Debt. See Agreement.

512211 Cloth. See Counting-House.

Greenhelm Is all one with Vert. Manwood's

Forest-Law, c. 6. num. 5. See Vert.

wiesen Silver, Argentum Viride, By Custom in the Manner of Writtle in Esfex, every Tenant having his Fore Door opening to Greenbury, pays a Half-penny yearly to the Lord of the Manor, by the Name of Green Silver.

Esten War Is a Word used in 42 E. 3. 9. and 7 H. 4. 3. and fignifies the Estreats of Fines, Issues and Americaments in the Eschequer, under the Seal of that Court made in Green Wax, to be levyed in the County. See Foreign Appofer.

Bleffume. See Gerfuma.

Birba, The Sea - Shore, or Sand, or Beach. —Novem acras in greva maris — mensuratas per-tica 20 pedum ad salinas faciendas. Mon. Angl. Tom. 2. p. 625.

Brebe, Prapositus, Is a Word of Power and Authority, fignifying as much as Comes, or Vice-Authority, uginiying as indicated a comes. Lamb in his Exposition of Saxon Words, verbo Prefectus, makes it all one with Reve. The Saxon Word is Gerefa, of which we have divers Words compounded, as Shyreve, Portreve, &c. which, by the Saxons, were written Scyregerefa, Portgerefa. See Shireeve and Portgreve. Hovedon, part. poster. annal. f. 346. saith, Greve dicitur, ideo quod jure debeat Grith, i. pacem ex illis facere qui pa-tria inferunt va, i. miseriam vel malum. From whence, but with less Power and Dignity, is derived the Word Reve, Bailiff, or Under-Of-ficer of the Lord of a Manor.

Breves, i.e. Iron Boots.

Biblioge. See Grithbreche : Habet Rex Forisfacturas hand socam Gribridge Foristel. Domesday, per Gale, 760.

Bills, (Anno 22 Ed. 4, cap. 4.) a Kind of small

Buseum, a Skin of a Beast very rich. Nunc non folum scarlatocum vario Grisio, sed etiam purpura & Byffo vestiuntur. Du Cange.

Buthbrech, (Pacis fractio feu violatio) Is a Breach of the Peace, In causis Regiis Grithbrech 100 fol. emendabit. Leg. H. I, c. 36. Charta Willielmi Conq. Ecclef. fantii Pauli in Hift. ejufd. fol. 90. counts of the Cathedral Church of St. Paul in Gritbbreche, 1. c. Quad Prior tenebit Placita de illis Londm, about 5 Ed. II. Summa frumenti ad panem

qui frangunt pacem Regis vel libertatis ipsius Prioris. Ex Reg. Priorat. de Cokesford.

Buthstole, Sedes pacis, A Sanctuary. See Frod-

mortell.

Energy, by 37 E. 3. 5. Were Merchants that engroffed all Merchandife vendible; but now it is a particular and well known Trade, incorporated into a Company which is one of the Twelve, and have a very handsome Hall, from them stiled Grocers-Hall.

Bionna, A deep hollow Pit; a Bog, a miry Place.--Ipsius Haroldi corpus effodere, & in grounam projicere justit. Roger Hoveden, pag. 438. So Grunna, in the Life of Saint Skidan Bishop of Fern in Ireland. Num. 10. Erat autem magna gronna inter eos 41. filvarum, per cujus circuitum via erat.

B200m, Vallettus, 33 H. 8. cap. 10. Is the Name of a Scrvant in some inferior Place. Vestegan in his Restitution of decayed Intelligence, faith, That he findeth it to have been in Times past a Name for Youths, who albeit they served, yet were they inferior to Men Servants, and were sometimes sent on Foot on Errants, serving in fuch Manner as Lackies do now.

Biossa, A Groat. Concessa est Regi una grossa, que continet quatuor denarios de quolibet viro & muli-ere. Henry Knyghton, fub an. 1378. Biosse, In Grosse, Absolute, Independent; as

formerly a Villain in grosse, was such a servile Person, as was not appendant or annexed to the Land or Manor, and to go along with the Tenure as an Appertinance of it: But was like the other personal Goods and Chattels of his Lord, at his Lord's free Pleasure and Disposal. So Advowfon in groffe diftinguished from Advowson appendant.

Brotte bois Is great Wood, and properly fignifies such Wood as is either by the Common Law or Custom of the County, Timber. 2 par.

Inft. fol. 642.

Brossome Signifies a Fine, and is corrupted from Gersum. For Plow. fol. 271. faith thus, Et le dit J. K. grant per mesme le indenture a payer en la sine de le dit terme de 10. Ans al dit W. N. deze Mille de tiles ou le value de eux en argent en nosme de Groffome ; and in fol. 285. it is written Greffame. Absque aliquo Gressame vel fine pro pramissis solvend. Sce Gerfuma.

Blottus, i. e. a Thing entire, not depending on another. Thus Villanus in Groffo was a Servant which did not belong to the Land, but immediately to the Person of the Lord: For an Advowson in Gresse is a Right of Patronage not annexed to the Fee or Manor, but it belongeth to the Patron himself, distinct from the Manor.

Bzoundage is a Tribute paid for the Ground on which a Ship stands in a Port.

Bloundstal. See Pelf.

Brown, By 43 E. 3. cap. 10. Seems to be an Engine to stretch Woollen Cloth with after it is woven.

Browth Balf-Penny, A Rate paid in some Places for Tithe of every fat Beaft, Ox, or other unfrnitful Cattel. Clayton's Rep. p. 92.
Bzuarii, Derived from the French Gruyer,

fignifies generally the principal Officers of the Forest; of whom you may read in the Forest Records.

Ee 2 185. 185. quarter. Summa frumenti ad grutam 135. quarter. Summa ordei ad grutam 135. quarter. Ex Libro Statut. Eccl. Paulinæ. MS. f. 73.

Gaunna. See Gronna.

Buadage or Buidage, (Guadagium vel Guidagium) Est quod datur alicui, ut tuto conducatur per ter-ram alterius: That which is given for safe Conduct through unknown Ways, or a strange Territory. Sir Edw. Coke calls this an old legal Word. 2 Inft. f. 526.

See Waldum. Gualdum. Buannagium. See Wannage.

Gueffstakers or Biltstakers. See Agiftors. Buiders, they are so called because they lead Fish to the Net. Anno I fac. cap. 23. See Conders.

Buidzigilo. See Weregild.

Builo. See Gild, Builos for Gualda, viz. Edricus cognomento Guil-

da, i. e. sylvaticus.

Builohalda Tutonicozum. See Gild.

Buinca-Bepper, Piper de Guinnea, Is otherwise called Indian Pepper, from the Place whence it cometh; the Nature, and farther Description whereof you have in Gerrard s Herbal, lib. 2. c. 66. This is mentioned among Drugs and Spices to be

garbled, by 1 Fac. 19.

Bule of August, (Gula Augusti. West. 2. cap. 30. 27 E. 3. Stat. 3. cap. unico F. N. B. fol. 62. alias Goule de August. And Plowden, fol. 316. Case of Mines) is the very Day of St. Peter advincula, which was wont to be, and is still celebrated upon the first of August. And in Probability called The Gule of August, from gula a Throat. The Reason we have in Durand's Rationale Divinorum, lib. 7. cap. de facto sancti Petri ad vincula, where he faith, That one Quirinus a Tribune having a Daughter that had a Discase in her Throat, went to Alexander, then Pope of Rome, the Sixth from St. Peter, and desired of him to borrow, or see the Chains that St. Peter was chained with under Nero; which Request obtained, his said Daughter kiffing the faid Chain, was cured of her Difease, and Quirinus with his Family baptized. Tunc dictus Alexander Papa, saith Durand, hoc festum in Calendis Augusti celebrandum instituit, & in honorem beati Petri Ecclesian in urbe fabricavit, ub infa vin-tula reposiit, & ad vincula nominavit, & Calendis Augusti dedicavit. In qua festivitate populus ille ipsa vincula hodie osculatur. So that this Day that before was only called The Calends of August, was upon this Occasion termed indifferently either of the Infrument that wrought the Miracle, St. Peter's Day ad vincula; or of that Part of the Maid whereon the Miracle was wrought, the Gule of August. See Hospinian de origine sestorum, fol. 85. Averagium assivale sieri debet inter Hock-Day & gulam Augusti : Rentale Manerii Regalis

Buldum, Taxation, or pecuniary Imposition Abbas & conventus sunt quieti de eschapiis latronum, bobus, de disseisina, guldis, theoloniis, &c.

Cartular. Galfton. MS. f. 87. a.

Buittuit Is an Amends for Trespais, according to Saxton, in his Description of England. cap. 11. But we may suppose it mistaken for Gystwit, because no such Word is sound either ir Spelman's Gloffary, the Saxon Dictionary, or ancient Records.

Gum Is a clammy or tough Liquor iffuing out of Trees, and hardned by the Sun. Of these there be divers Sorts brought from beyond way, which became a Forfeiture to the King or

Sea, that are Drugs to be garbled, as appeareth

by the Statute 1 Fac. 19.

Bumplus. The Hook upon which the Hinge turns. -- In granario cooperiendo xxvi. fol. x. den. In ostiis eidem faciendis cum gumfis & vertinellis (i. e. with Hook and Hinges) vii. sol. 4 denar. Computus Domus de Farendon. MS. fol.

Bust, Hospes, Is used by Bratton for a Stranger or Gueft, that lodges with us the second Night. Lib. 3. tract. 2. cap. 10. In St. Edw. Laws, published by Lamb. num. 27. it is written Gest.

this fee more in Uncouth.

Buti, Bothi, and Botti, (called fometimes Jute, by the Romans Gete, and by the English Goths; 'tis derived from the old Word Jet, which fignifies a Giant) were one of those three Nations or People who left Germany, and came to inhabit this Island. In Leg. Edw. Confessor, cap. 35. we read, Gutti vero similiter, cum veniunt, suscipi debent 😌 protegi in isto regno, sicut conjurati fratres,

sicut propinqui, &c. Buta, The Gout. Anno 1287. Quidam infirmitate quam Medici guttam vocant vexabatur, ut nec pedes nec manus absque dolore gravissimo movere possis. Liber de miraculis Tho. de Cantilupo Episcopi Hereford. MS. penes Willielmum Glynne

Baronettum.

Entters, A Gutter or Spout to convey the Water from the Leads and Roofs of Churches. - Custos operis post singulas magnas pluvias faciat scrutari voltas superiores Ecclesia, & tunc simi-liter mundari faciat deambulatoria superiora circa Ecclesiam exterius, ut pluvia liberum fluxum babeat per gutteras, nec amplius, &c. Liber Statutorum Eccl. Paulinæ London. MS. f. 41. a.

Butter-tile alias Commetile, Is a Tile made three corner-wife, especially to be laid in Gutters, and at the Corners of tiled Houses and Dove-houses,

Swabs-merched Is a British Word, fignifying a Fine made to fome Lords of Manors upon the Marriage of their Tenants Daughters, or otherwife upon their committing Incontinency. See Marchet and Lairwite.

Mnibus -Mnibus — Jacobus Baskervile Miles Do-ninus Manerii de Irsley (Com. Hercf.) salu-Noveritis me prasatum Facobum remissis Johanni ap John Hared. & affign. fuis totum jus, titulum, &c. quod habeo de & in quibusdam Serviciis aut redditibus exeunt. de tenemento quod pradictus Johannes tenet de me in prædicto Manerio, que servitia aut redditus sequuntur, viz. Moch-meswryc, otherwise cal-led Masswise. Gwarthegan Claimai, otherwise called Cowyeld. Cwabr-merched, otherwise called Lairwite. Arian-Ithen, otherwise called Ox-Silver. Gwasanethen, otherwise called Work-Silver. And Deiliad-Moor, otherwise called Tenant in Meor. Ita quod nec ego prædict. Fac. nec hæredes mei aliquod jus, &c. in predictis serviciis in futur. habere poterimus, &c. Dat. 16 Oct. 4. Ed. 6. Penes Joh. Stead Gen.

Bwalltow, (Gwalstowum from the Sax. Gwal, i. e. Patibulum, and Stow, Locus) Locus Patibuli feu occidendorum. Omnia Gwalstowa, id est occidendorum loca, totaliter Regis sunt in soca sua. LL. Hen. 1. cap. 11.

Brapf, Maif, Waivium, They were properly such Goods, as Felons or Thieves when pursued, cast down and left in the High-

Lord of the Manor, unless the right Owner did dum were not. Co. vol. 2. fol. 55. Buckler's Case. legally claim them within one Year and a Day. See Use. - Recognitum est Militibus & liberis hominibus, quod ad nos spectat le Gwayf, &c. ita & statim redditum est nobis le Gwayf de Erniot, silliet duo pastum requirat, vel Habentes homines, quos nos di-porci cum quinque porcillis. Paro b. Antig. pag. 16. cimus Fæstingmen, nec eos qui accipitres portant vel Where the Word signifies only stray Cattel. See saleones. Mon. Angl. Tom. 1. pag. 100. Du Fresne Waif and Stray.

Brinnt. It was found by Inquisition upon an Ad quad Damnum, 13 Ed. 3. n. 12. that there did belong to the Liberty or Hundred of Pathbew, in Com. War. a certain Court called Gylput held every three Weeks; but why or whence fo cal-

led, Quare. Bruwite. - Habcatque ipfe Epifcopus (fc. Ofwaldus Ep. Weorgeceastre,) omnesque sui succesfores ibi ad jus Ecclesiasticum, debita transgressionum Be pænam delistorum, quæ nos dicimus Oferie eneste, & Gyld Wide, & omnia quæcunque Rex in suis Hundredis babet. Ex ipso Autographo Eadgari Regis Dat. Anno 964. Penes serenissimam Ma-jestatem CAROLI II. Regis. A Compensation or Amends for Trespais or Fraud; Mulita pro Transgressione.

Discovery Were a Sort of wandring Monks, who left their own Cloister and visited several others, pretending Piety. Matt. Paris. pag.

Bybue, (Fr. Juif.) in Law French signifies a few. — Et que nul Gyvu de ceo jur en avant tel manere de detter. Provisiones de Judaismo, 53 Hen. 3.

H.

Patras Counts Is a Writ which a Man in-dicted of a Trespass before Justices of Peace, or in a Court of any Franchise; and being apprehended and imprisoned for the same, may have out of the King's Bench to remove himself thither at his own Costs, and to answer the Cause there. F. N. B. fol. 250. And the Order in this Case is, first to procure a Certiorari out of the Chancery, directed to the said Justices, for the Removing of the Indistment into the King's Bench, and upon that to procure this Writ to the Sheriff, for the causing his Body to be brought at a Day, Reg. Fud. fel. 81. where you may find divers Cases, wherein this Writ is to be used.

pabeas Corpora Is a Writ that lies for the bringing in of a Jury, or so many of them as re-fuse to come upon the Venive facias, for the Trial of a Cause brought to Issue. Old Nat. Brev. fol. 157. See great Diversity of this Writ in the Table of the Register Judicial, verbo Habeas Corpora, and the New Book of Entries, verbo eo-

Babendum Isa Word of Form in a Deed or Conveyance, every of which must have two principal Parts, viz. the Premisses and the Habendum. The Office of the Premisses is, to express the Names of the Grantor, Grantee, and the Thing granted. The Office of the Habendum is, to limit the Estate, so that the general Implication of the Estare, which, by Construction of Law passeth in the Premiss, is by the Habendum controlled and qualified. As in a Lease to two Persons, Ha-bendum to the one for Life, the Remainder to the other for Life, altereth the general Implication of the Joint-Tenancy in the Freehold, which should pass by the Premisses, if the Haben-

See Ufe.

Waventes homines. In a Charter of Cenulph King of the Mercians, anno 821. Nec Rex Juum fays, They are no more than Divites, rich Men. But no doubt the Word implies a stricter Sense, and did import either the King's Guard or Retinue, who were at the King's Pleasure to be Feafting-men, or plentifully entertained at the Houses of his Tenants: Or rather those old Servants who were commended to the Religious by the King, and so fafteed on them for Corrodies or Maintenance for Life. Or perhaps only the Pledges and Sureties, or Friborghs, who under their Chief or Principal the Tirhing-Man, were to keep the King's Peace, and be accountable for the Breach of it.

Dahentia In the fingular Number fignifies Riches: Animos eorum Habentia influvit; and in some old Charters, the Word Habentes fignifies rich Men, viz. Nec Rex suum pastum requirat, vel Habentes homines quos nos dicimus Feafting-Men. Monast. 1 Tom. p. 100.

Babere facias feifinam Is a Writ Judicial, which lieth where a Man hath recovered Land in the King's Court, directed to the Sheriff, and commanding him to give Seifin of the Land recovered. Old Nat. Brev fol. 154. See great Diver-fity thereof in the Table of the Register Judicial, verbo Habere facias seismam. This Writ is sometimes issuing out of the Records of a Fine Executory, directed to the Sheriff of the County where the Land lieth, and commanding him to give to the Cognifee, or his Heirs, Seifin of the Land whereof the Fine is levied, which Writ lieth within the Year after the Fine, or Judgment, upon a Scire facias, and may be made in divers Forms, West. Symbol. 2 Tit. Fines sect. 136. There is also a Writ called Habere facias seisinam, ubi Rex habuit annum, diem & vastum, which is for the Delivery of Lands to the Lord of the Fee, after the King hath taken his Due of his Lands that was

convicted of Felony. Orig. fol. 165. Fabere facias bisum Is a Writ that lies in divers Cases, as in Dower, Formedon, &c. where View is to be taken of the Lands or Tenements in Question. F. N. B. in Indice, verbo View. Bracton, lib. 5. tract. 3. cap. 8. & lib. 5. part 2. cap. 11. See View, Reg. Jud. fol. 1. 26, 28, 45, 49,

52

Baberellus, A Sort of Fish, perhaps Haberdine, or a Sort of Cod-Fish dried and salted. — Sowy redit in gabulo assis xiii. libras. — & v. de anguillis & II. de haberellis, & I. de parvis anguillis, vel tres solidos de piscaria. Cartular. Abbat. Glaston. MS. f. 39. a.

Babergeon, an Helmet or Head-piece, which covered the Head and Shoulders: From the Germ.

Hals, Collum, and Bergen, tegere. Babergetum. Sec Habergeon.

Baberjects or Baubergets, Haubergetta, A Kind of Cloth, of a mixt Colour; una sit latitudo panno-rum tinttorum, russaturum & Haubergettarum, scil. due ulne infra listas. Mag. Chart. c. 25, 26. Et pu-

pilla oculi, part. 5. c. 22. Habituments of IDar. 31 Eliz. cap. 4. Are Armour, Harnels, and Provision of War of all Sorts, without which no War can be maintained. 3 Par.

Inft. fol. 79.

Hables

Bables Is the Plural of the French Hable, fig-patrocinio amicorum hæretavit Sanctum Paulum de nifying a Port or Haven of the Sea; whence quatuor bidis & dinidia. Histor. Elienfis, Edit. Ships fet forth into other Countries, and where they do arrive when they return from their Voyage: This Word is used 27 Hen. 6. 3. See Hafne.

Babunda, Abundance, Plenty. Receptis de caseo & butiro, & eo minus propter habundam casei maximum. Paroch. Antiquit. p. 548.

Hache. A Hatch, a Gate or Door. Saxa, hæca, peffulus, a Hatch or Bolt. — Idem tenetur tempore constituto obstruere le Hacche de mere, 😂 capere glebam & clausuram in mora. Cartular. Ab-bat. Glasson. MS. fol. 42. b. Hence the But-tery Hatch, and several Houses situate on the Highway near a common Gate, are still called fes, Sodomitical Persons and Hereticks should be

Daches. See Hatches.

- Quidam Serviens ipsius Rogeri in prasentia ipsius Episcopi percussit & vulneravit usque ad enormem per sanguinis effusionem Ricardum de ejusdem Episcopi comitiva, qui ceperat hatchettam quam tenebat quidam familiaris alius ejusdem Rogeri, versus Dominum Episcopum cum dicta hachetta elevata veniens,

MS.

Pibbete Was a Recompence made for the Violation of Holy Orders, or Violence offered to Persons in Holy Orders. Saxon Distinary.

Sade of Land, Hada terra; Sursumreddidit in

egeno, &c.

Kabyontel, alias Kannontel. Item quando aliquis delegabit terram Burgagii in Eleemosynam conqui accessor terram imagas in Electrolynan conventus, terra illa folebat de catero esse quieta de Hadgonel, êr maxime Celerario. Mon. Angl. I par. f. 302. a. q. where deliberando alii qui habet custodiam

teriæ, Is a Writ directed to the Sheriff, willing 3. Hence Hajement for a Hedge-Fence. Rot. Inq. to command one, having the Body of him that is 33 E. 3. in Scae. de Foresta. Ward to another, to deliver him to him, whose Ward he was by reason of his Land. Reg. Orig. fol. 161. This is now out of use by 12 Car. 2. сар. 24.

fix ede abourto Is a Writ that lay for a Lord, who having the Wardship of his Tenant under Age, could not come by his Body, for that he was conveyed away by another. Old Nat. Brev. fol. 93. See Ravishment de Gard, and Hærede rap-to in Reg. Orig. f. 163. but now of no Use.

Percoipeta, the next Heir : Et nullus Hæredipeta suo propinquo vel extraneo periculosa sane Custodia

committatur. Leg. H. c. 70.

and his Heirs .--Tandem usus consilio 💸

Gale. cap 41.

Bereino comburendo; It is a Writ that lies against him that is a Heretick, viz. that having once been convicted of Herefy by his Bishop, and having abjured it, afterwards falleth into it again, or into some other, and is thereupon committed to the secular Power. F. N. B. fol. 269. This Writ lies not at this Day, according to the Opinion of Sir Edward Coke in his twelfth Rep. fol. 93. This Writ is now utterly abolished by Stat. 29 Car. 2. cap. 9. Britton lib. 1. c. 17. fays, That, by the Common Law such as feloniously burn the Corn or Houses of others, Sorcerers and Sorceres-

Dafne Courts: Baine is a Danifb Word, and Datipetta, A Hatchet or cutting Instrument of signifies with us a Haven or Sca-Port. Letters on. — Quidam Serviens ipsius Rogeri in presen-Patent of Richard, Duke of Gloucester, Admiral of England, 14 Aug. Anno 5 Ed. 4. have these Words. Ulterius dicunt quod dicti Adbas & Conventus & pradecessores sui habent & habere consueverunt per idem temous in pradictis villis (Bancaster & Ringstead) cum Hulmo quasdam Curias Portus, vocatas Hafne Courts, tenendas ibidem ad placitum Abbatis, Gc. Ha-

minum Epysopum cum accta nachetik elevatia venica, con international placitum Abbatis, con inferiore digging. — Adam de Holt vendidit Henrico Scot or Borough. In Domosday, Tit. Suffex. Terra quartam partem manerii de Beterton, & statim per-rexerunt ad pradictam quartam partem de selione in selio-nem, & ad ultimum selionem distus Adam cum hachia soli & and ultimum selionem distus Adam cum hachia soli & an ancient Anonymous Author expounds soli & an ancient Anonymous Author expounds disto Henrico nomine seisma. Placita 1 Edw. III. Civitatis babitaculis, qua patria linoua Hagan MS. Civitatis babitaculis, que patria lingua Hagan appel-lari solent. Charta Etheldri Regis, in Auctua-rio Matt. Paris. fol. 240. Coke on Litt. fol. 56. b. See Haw. It also signifies an Hedge. 50. b. See It all lightness an neage. In an old Book, fome time belonging to the Abbey of St. Austin in Canterbury, we find that King Stephen sent his Writ to the Sheriff and Justices of manus Donini duas acras terra continen accem jenomo.

So duas Hadas, Anglice, Ten Ridges, and two Kent in this Manner, Stephanus Kex cangwium, reception duas Hadas, jacent inter terr. Sc. Rot. Cur. Maner de coniti & Justiciariis de Kent, salutem, Precipio quod faciatis babere Ecclesia Sancti Augustini de Coniti & Monachis hagam suam, quam Goscold eis de-

haga, secundum assisant foresta. Mon. Angl. Tom. 2. p.

Bagablum, the fame with Gablum. Danbut. See Haque and Haquebut.

Mais, and Osphia, A Hedge, and sometimes taken for a Park or Enclosure, Vallatum fuit, &c. Fossata Haja & Palatio. Bract. lib. 2. c. 40. num.

Appendix Is an irregular Compound of the French Haye, i. Sepes, and the Sax. Bote, compen-fatio, and used for a Permission to take Thorns or Fryth to make or repair Hedges. Or rather a Mul& for breaking Hedges. See Hedgebote.

Baimelugen. See Hamfoca. Bairbannum. See Herebannum.

Bake, A Sort of Fish dried and salted, called commonly Poor John, in the Western Parts of England, Hacket, from Sax. Haced. The Proverb obtains in Kent, as dry as a Hake --Et in tribus copulis viridis piscis cum uno viridi lynge, cum tri-bus congris, & cum una copula de Hake. Antiquit. Exerciate, To give a Right of Inheritance, Parochial. pag. 575. See Spelman's Glossary in or make the Donation hereditary to the Grantee Hakedus.

Daketon. Sec Facket; a Military Coat: Indutus fuit Episcopus quadam armatura, quam Aketon vulgariter appellamus. Walf. in Ed. 3.

Balbergetus panning. Sec Haubergetus. Balfendeal, the Moiety or one half.

Dalf-haque. See Haque. Dalf-mark, Dimidia Merka, Is a Noble. F. N. B. fol. 5. Where he faith, That in Case a Writ of Right be brought, and the Seisin of a Deman-Right be brought, and the sethin of a Demandant, or his Ancestor, alledged, the Scisin is not traversable by the Defendant, but he may tender or proffer the Half-Mark for the Enquiry of this Scisin; which is in plain Terms, that the Defendant shall not be admitted to deny, that the Demandant or his Ancestor, was seised of the Land in Question, and to prove his Denial; and that he shall be admitted to render balf a Mark in Money, to have an Enquiry made, whether the Demandant, &c. were to feifed or not. And in this Signification we find the fame Words in the Old Eng. Nat. Brev. fol. 26. Know, that in a Writ of Right of an Advowson brought by the King, the Defendant shall not proffer the Half-Mark, Reason, because in the King's Case, the Defendant shall be permitted to traverse the Seisin, by Licence obtained of the King's Serjeant. To which Effect fee F. N. B. fol. 31.

Balf Seal Is used in the Chancery for the Sealing to Delegates, appointed upon any Appeal, either in Ecclefiastical or Marine Causes. 8 El. 5.

Ball Tongue. Sec Medietas Lingua.

Maligamot. See Halimote.

Balke, i. e. an Hole, seeking in Halke. From the Sax. Heale, angulus. sceking in every

Daliwozfolk, i. e. Holyworkfolk, or People who held Lands for the Service of repairing or defending a Church or Sepulchre, for which pious Labours they were excused from feodal and military Services. Hugo Episcopus Dunelmensis Homines de Episcopatu secum coegit ire in guerram Scotia, & cum rediffent domi ab eo non licentiati, fecit eos apud Dunelmun incarcerari. Quod ipfi graviter ferentes, fecerunt fe partem contra Epifopum, dicentes fe effe Haliworfolk, & terras suas tenere ad defensionem corporis S. Cuthberti, nec debere se exire terras Episco-patus, scilicet ultra Tinam & Tcysam pro Rege vel Episcopo. Hift. Dunelm. apnd Whartoni Ang. Sac.

P. 1. p. 749.
Dall, Halla, the Saxon Word is Healle, and anciently denoted a chief Mansion-House or Habitation; which Word we retain in many Conntics of England to this Day, especially in the County-Palatine of Chefter, where every Gentleman of Quality's Scat is termed a Hall. In the Book of Domesday Tit. Chent. Terra Hugonis de Mountfort. In Newceret Hundred ipse Hugo tenet unam terram quam Azor Rot tenuit de R. E. (Rege motus tenta in Guilhalda Civitatis London, coram Ma-

Edvardo) fine Halla, i. e. sine domo.

Ballage Is a Fee due for Cloaths brought for

Dallamass, The Day of All Hallows, or All-Saints, Nov. 1. One of the cross Quarters of the Year was commonly so computed in ancient Writings from Halymas to Candlemas.

Hallamsture Is a Part of Yorkshire, in which the Town of Sheffield stands, 21 Fac. cap. 23.

hallbard: The Danes when they invaded this Nation, had Hatchots with two Edges; the Saxons had a like Weapon so called: From the Germ. Hall. palatium, and Bard bipemis, which being adorned with Gold and Jewels, was carried by Noblemen, and from them the English had this Weapon, which is still used in Princes Courts.

Balmetus. Villani ne vendant, donent vel locent terras custumarias, per cartam vel sine, convillanis vel Custumariis, sine expresso consensu Ermariorum, & in plena curia vel Halmeto, ut per recordum Curia, Se. Statut. Eccl. Paul. London. MS. f. 456. See Halymote.

Balmote or Balmote, (From the Sax. Heale; i. c. aula, and Gemot, i. c. conventus) is that we now call a Court-Baron; and the Etymology is the Meeting of the Tenants of one Hall or Manor. Omnis causa terminetur vel Hundredo, vel Comitatu vel Halimote, socam habentium, vel dominorum Curia. LL. Hen. 1. cap. 10. The Names is still retained at Lufton, and other Places in Hereford-Prire.

Hereford Ad Halimot ibiden tent. 11 die Palatium Oct. Anno Regni Regis Hen. 6. 24. venit Johan-nes Garneston & Juliana Uxor ejus in plena Curia,

It is fometimes taken for a Convention of Citizens in their Publick Hall, which was also called Folkmot and Halmot. As in London every Company hath a Hall, wherein they keep their Courts. 4 Inf. fol. 249. This Halmote and Hallmote are often confounded, though originally they were two distinct Courts.

But the Word Halimote rather fignifies the Lord's Court, or a Court-Baron held in the Manor, in which the Differences between the Tenants were determined : From the Sax. Heal, atrium, and Gemot, conventus. Omnis causa terminetur vel Hundredo vel Comitatu vel Halimoto socam habentium: Leg. H. 1. cap. 9. So in W. Thorn, Anno 1176. Ipsis Thanetensibus assertibus se ad Capitalem Curiam beat. Augustini Cantuar. placitandi causa, vel judicium sustinendi nullo modo debere accedere, sed in Halimoto suo in Thaneto omnia sua judicia exer-

halsbergs, a Coat of Mail: From the Saxon Hals, i. e. collum, and Bergan, cavere: It was properly a Defence for the Neck.

halstang. See Healfang and Pillory.

Daipmote, Properly an Holy or Ecclefiastical by this Name, before the Lord Mayor and Sheriffs, for regulating the Bakers, and was anciently held on Sunday next before St. Thomas's Day, and therefore called the Halymote, or Holy Court: The Title thereof ran thus. Curia Santi jore & Vicecom. &c.

Hallage Is a rec due for cloans brought for Sale to Blackwell-Hall in London. Co. vol. 6. fol. 62. b. Alfo the Toll due to the Lord of a de Halywercfolk falutem. Mon. Ang. 1 Par. fol. Fair or Market, for such Commodities as are vended in the Common Hall of the Place.

Hallamase, The Day of All-Hallows, or All-Corps of St. Cuthbert, and claimed the Privilege of the School of the School of the Privilege of the Pr Balumercfolk. (Ranulphus Dei Gratia Dunelmenont to be forced to go out of the Bishoprick either by King or Bishop. His. Dunelm. And Durham in our Year-Books is called Franchise de Werk. Selden.

Ham, A House, also a Village or little Town: This is a Termination of many Towns in Engas Nottingham, Bucking am, Walfingham, land. &c.

Mambles. See Hables.

Dambling or Bameling of Dogs, Is the fame, with expeditating; Manwood's Forest-Law, ca. 16. num. 5. lays, This is the antient Term that Foresters used for that Matter, and num. 12. he adds, Canutus: in his 31 Canon, doth call The Lawning of Dogs, Genus fisso, which was a Kind of Cutting or laming of Dogs in the Hams, which the old Foresters called Hambling. See Expeditate.

Damlet, as also Damel and Dampsel, are diminutives of Ham, which fignifies Habitation. Camb. Brit. pag. 149 354. Kitchin hath Hamel in the same Sense, who also useth Hampsel for an old House or Cottage decayed, fol. 103. Hamlet, as Stew useth it in Edw. 3. seemeth to be the Seat of a Freeholder: for there be sairh. The Seat of a Freeholder; for there he faith, The King bestowed two Manors and nine Hamlets of Land upon the Monastery of Westminster, for the Keeping of yearly Obits for his Wife, Q. Eleanor, deceased. Spelman making a Difference betwixt villam integram, villam dimidiam & Hamlettam, hath superior or chief Instrument. Spelm. these Words, Hamlettam vero que medietatem friborgi non obtinuit, hoc est uhi quinque Capitales Plegii non sint deprehensi. The Statute of Exon, 14 E. 1. mentions it thus, Lex nosmes de toutes les villes & Hamlets que sont en son Wapentake, &c. Bamellus, A Hamlet. Cum

--- Cum duobus Solidis annui redditus in hamello de Chetham. Will.

Thorn.

Damfare Is by some taken to be the same with Hamforne, i.e. the Freedom of a Man's House: From the Sax. Ham, Domus, and Frith, pax, and Hamforne is from the Sax. Ham, Domus, and Soone, immunitas, but I rather think that Hamfare is derived from the Sax. Ham, Domus, and Fare, iter vel progressio. So that Hamfare is a Breach of the Peace in a House; and this appears by Brompton, in legibus H. 1. cap. 80. Si quis alium in sua vel alterius domo, &c. sagittet vel lapidet, vel colpem oftensibilem undequaq; faciat, Homtocne est vel Hamfare, i. e. he is either guilty of a violent Entry into the House of another, or of the Breach of the Peace in his own House; For by the Definition it appears that the Offences are not the fame.

Bamma, A Home-Close, a small Crost, or little Meadow. — Quoddam pratunculum quod vocatur Hamm. Paroch. Antiquit. pag. 135. quatuor acras prati in Gore juxta hamam Gilberti. ib. p. 176. Computant de sex solidis, octo denariis receptis de duobus hammis prati in campo de Wendleburg. ih. p. 572. in which later Citation hamma prati feems to be a narrow Skirt, Hem, or Edge of Meadow or Grass in the common Field. See Mr.

Kennet's Glossary.

Bamma, Some Sort of Fishing-Tackle, perhaps the Poles with which they beat the Water, to drive the Fish into the Nets. For the Word Hamis in the Gloffary of Du Frefne, is thus expounded from Folannes de Fanua, fustis aucupabilis, scilicet, virgula, quæ sustinet rete, quo capiuntur sere, vel quod levat rete in quo capiuntur aves, & dicitur ab Hamus. However it is plainly some Instrument of Poching for Fish. Nullus bominum de catero ingressim habeat in piscariam ratione piscandi, sed omnia retia, le hammes, & alia instrumenta piscaria, defe-rantur ad curiam de Mere ad opus Piscatorum. Car-tular. Abbat. Glaston. MS. f. 90. b. Hampfel. See Hamel.

版amsoken. See Homesoken. Skene de verbor. Signif. writeth it Haimfuken; and deriveth it from Haim, a German Word, fignifying a House, and Suchen, that is, to feek, fearch, or pursue: It is used in Scotland for the Crime of him that violently, and contrary to the King's Peace, affaulteth a Man in his own House, which, (as he saith) is punishable equally with Ravishing a Woman. Significat etiam quietantiam misericordia intrationis in alienam domum vi & injuste. Fleta, lib. 1. cap. 47. Our ancient Records express Burglary under this Word Hamsone. In a Charter of Donation from King Edmund to the Church of St. Mary Glaston, we have these Words, Concedo libertatem & potestatem, jura, consuetudines & omnes forisfacturas omnium terrarum suarum, i. Burgherith & Hundred setena, Athas & Ordel & Infangtheofas, Hamsocne & Fridebrice & Forestel & Toll & Team in omni Regno meo, &c. It signifies also a Franchise or Privilege so called, granted to the Lords of Manors, whereby they hold Pleas, and take Cognizance of the Breach of that Immunity.

handshoreth, A Surety, a manual Pledge, that is, an inferior Undertaker; for Head-borow is a

Band in and Hand out, 17 E. 4. cap. 2. Is the Name of an unlawful Game.

pandful Is four Inches by the Standard. Anno

33 H. S. 5. 80c.

Band-grith, Peace or Protection given by the King with his own Hand. So among the Compacts of Alured and Gudrun, Sect. 1. Et hoc eft primum Edicum Ecclesa, pax inter parietes suos, ut Regis Hand-grith semper inconvulsa permaneat. This is the Meaning of that Passage in the 13th Chapter of the Laws of King H. 1. Has mittunt hominem in miserecordia Regis, infractio pacis quam per manum suam dabit alicui. This is what we call Batterv.

Land habeno, A Thief apprehended in the very Fact, having the Holen Goods in his Hands - Ne forisbannitum, aut furem, hand-habendam, Francigenam vel Anglicum, ultra duodecimum atatis annum, & S denarios valentem, impunitum tranfeant. Leges Hen. 1. cap. 59. See Fleta, lib. 1. cap. 38. Sect. 1. and Bradon, 1. 3. tract. de Conna.

cap. 32. Sect. 2.

if and shabend, (Sax. Habbendre handa) Si quis hominem liberum latrocinium seu rem furatam secum deferentem, (quem Hæbbendre handa vocant) compre-henderit, &c. Concil. Berghamsted, Anno 697. See Hond habend.

hand gun Is an Engine prohibited to be used, and carried about, by the Statute 33 H. S. 6. And though a Dag was invented of late Time, and after the Making of the faid Act, and is not and after the Maring of the laid AC, and is not known by the Name of a Hand-gun, but by its own special Name; yet the carrying a Dag is within the said ACt. See Co. lib. 5. fol. 71, 72.

and marin arp, A Kind of Cloth made at Cockfal, Bocking, and Braintree in Effer, and mention-

ed in the Statute, 4 & 5 Phil. & Mar. 5. Banifare. See Hinefare.

hanig, Some customary Labour to be perform-We read it in the Monast. 2 Tom. pag. 264. Et sint quieti de operibus castellorum, parcorum, pon-tium & de clausuris & de carreio & sumagio & Hanig, & regalium domorum adificatione & omnimoda operatione.

Bankwit alias Bangwite, (from the Saxon Hangan, i. c. suspendere, and Wite, multia) Is (according to Raftal) a Liberty granted to a Man, whereby

whereby he is quit of a Felon or Thief, hanged without Judgment, or cleaped out of Cuttody. We read it interpreted to be quit de laren pendu care. — In Wales sunt tres Hardwices, Lume-suns Serjeants le Roy, i. e. without legal Trial chare, Potischnet, & dimid. & in his sunt & carucate Jans Serjeants to Roy, it is without regain and all ewhere, Multia pro latione practer juris exigentiam suffers of vel elaps. Q. Whether it may not also signify a Liberty, whereby a Lord challengeth the Forseiture due for him, who hangs himself within the Lord's Fee ? See Bloodwit. feems to be so in consuetud. ex Domesday, by Dr. Gale, viz. Hangenwithum faciens in civitate 10 s.

Uanok, Si aliquis inventus fuerit qui clamorem

Uanon, Si aliquis inventus suerit qui clanorem vocatum Hanok aliquo modo sine licentia nostra inceperit, morte punietur. Stat. H. 5. Du Fresne.

Danver. or Panaper of the Chancery, (Anno 10 Rich. 2. cap. 1.) Seems to signify, as Fiscus originally does in Latin. See Clerk of the Hanaper.

Uanse, According to Ortelius in the Index to his Additament to his Theatre, verb. Ansatici, Is an old Gothis Word: It signifieth a certain Society of Marchants combined together for the ety of Merchants combined together, for the good Ufage and fafe Passage of Merchandize from Kingdom to Kingdom. This Society was, and in Part yet is, endowed with nany large Privileges of Princes respectively within their Territories. It had four principal Seats or Staples, where the Almain or German Merchants being the Erectors of this Society had an especial House, one of which was here in London, called Gildbalda Teutonicorum, or among us vulgarly the Steel-yard.—— Et quod habeant Gildam mercatoriam cum Hania, &c. Charta Hen. 7. Balivis & Burgenf. Montgomer.

Bans Towns, So called, either because they lay near the Sea, or from the old Gothick Word Ans, which fignifies those who were the most noble and richest of the People; and from thence we may infer, that these Towns were the chiefest for Trade and Riches; or from the German Hanfa, i. c. Societas, or a Company of Merchants, or Men excelling others in Trade: At first there were seven Towns so called, and after-

wards 70.

Mantelode, i. e. An Arreft, from the German Hant, i. e. an Hand, and Load, i. e. laid, manus immissio. Qui manus immissionem resisterit, quod Hantelode vocant, 40 sol. solvat in publico. Du

Day. Cometh of the French Happer, i. Rapere, to fnatch or catch: And fignifies the same with us, as to Hap the Possession of a Deed-poll. Littleton, fol. S. To hap the Rent, as if Partition be made by two Parceners, and more Land be allowed to one than the other, and she that has most of the Land charges it to the other, and the bappeth a Rent, she shall remain an Assise without Specialty.

Baque Is a Hand-gun about three Quarters Taggir is a Hand-gun about three Quarters of a Yard long, 33 H. 8. cap. 6. and 2 % 3 E. 6. cap. 14. There is also the Half-baque or Demy-baque. See Haquebut.

Daquebut, (French) A Kind of Gun or Caliver, otherwise called an Arquebuse. Anno 2 & 3 Ed. 6. cap. 14. and 4 & 5 Ph. & Ma. cap. 2. Otherwise called a Hagbut. The Haquebut is a bigger Sort of Hand-gun; from the Teut. Haeck Buyse.

Haratium, or Haratium (from the French Haras) fignifies a Race of Horses and Mares, kept for Breed. Spel. Gloff. verb. Haratium. Et Wardwic. See Herdwick.

or II villani. Spelman seems to interpret it a bard Village, and Du Fresne falls into a perfect Blunder upon the Word. I rather think it meant Heord-wic, the Herdiman's Village, as Ceorlton, the Churls-town: Whence Herdwick and Charlton, are now the Names of very many Places.

HA

Bariot alias Beriot, Heriotum Is in the Saxon Tongue Heregate, which is derived from Here, exercitus, and Gent a Beaft, and in the Saxons Time fignified a Tribute given to the Lord for his better Preparation towards War. Lambard in his Explication of Saxon Words, verbo Hereotum: Erat enim Hereotum militaris supellestilis prastatio, quam, obeunte vassallo, Dominus reportavit in sui ipsius munitionem, flys, Spelman. And, by the Laws of Ca-nutus, Tit. de Hereotis, it appears, that at the Death of the great Men of this Nation, so many Horses and Arms were to be paid as they were in their respective Life-times obliged to keep for the King's Service. It is now taken for keep for the King's Service. It is now taken for the beft Beaft a Tenant hath at the Hour of his Death, due to the Lord by Cuftom, be it Horfe, Ox, Esc. and in some Manors, the beft Piece of Plate, Jewel, or the best Good. The Name is still retained, but the Use is altered; for whereas by Lambard's Opinion, it did signify so much as Relief doth now with us: Now it is taken for the best Cattle that a Tenant hath at the Hour of his Death, due to the Lord by Custom. Ritchin, fol. 133, 134, makes Heriot-Service and Heriot-Custom; for Interpretation whereof, you shall find these Words in Broke, Tit. Hariot, nu. 5. Hariot after the Death of the Tenant for Life is Hariot-Custom. Hariot-Service is after the Death of Tenant in Fee-simple. In the Book called Les Terms de la Ley, 'tis said, that Hariot-Service is often expressed in the Grant of a Man, that he holds by fuch Service to pay Hariot at the Time of his Death, that holdeth in Fee-simple. Hariot-Custom is, when Hariots have been paid Time out of Mind by Custom, and this may be after the Death of Tenant for Life. And for this the Lord may distrain or seife. See Plowd. fol. 95, 96. Bracton, lib. 2. cap. 36. Doct. and Stud. cap. 9. But of Right neither the Lord nor Officer should take Haviot, before it be presented at the next Court holden after the Tenant is dead, that fuel a Beaff is due for a Hariot. If the Lord purchase Part of the Tenancy, Hariot. Service is extinguished, but it is not so in Hariot-Custom. Co. 8 Rep. Talkot's Case. If the Lord ought to have a Hariot when his Tenant dieth, and the Tenant deviseth away all the Goods; yet the Lord shall have his Hariot, for the Law preferreth the Custom before the Devise. Co. on Lit. lib. 3. cap. 3. pag. 185. See Dyer, fol. 199. num. 58. This in Scotland is called Herrezelda, compounded of Here in Dutch, in Latin Herus, that is, a Lord or Master; and Zeild a Gift, Tribute or Taxation. Skene de verb. signif. verbo Tribute or Taxation. Seene de verb. fignif. verbo Herrezelda. Heriots, or the delivering up of Arms at the Decease of a Tenant, did not obtain in England till the Sovereignty of the Danes, and are first mentioned in the Laws of Canute. The Book of Domeslay, and generally all Monkish Writers have confounded Heriots and Reliefs: decimas de dominio suo, de pratis, de bladis, parcis, Whereas there was very great Difference between Haratiis, molendinis & de Vivariis. Mon. Angl. them. Heriot was often a Personal; Relief always part 1. f. 339. a predial Service. Heriots were first contrived to

keep a conquered People in Subjection, and to support the publick Strength, and military Furniture of the Kingdom. Reliefs for the private Commodities of the Lord, that he might not have inutilem proprietatem in the Signiory. Reliefs were a feudal Service, Heriots before any feudal Tenure. Vide Spelman of Feuds, cap. 18. See Mr. Kennet's Gloffary in Heriotum.

Barner, From the German Hernisch, which fignifies all War-like Instruments, a Word often used in our Histories, viz. Hoveden, pag. 725. Miffas ab eo cum hernasio suo in Angliam: And in

Matt. Parif. Vita Santti Albani, pag. 98.
Waro, Warron, An Outery, or Hue and Cry
after Felons and Malefactors— Cubicularius Episcopi Eliensis Willichmum de Holm interfecit-Margareta soror interfecti secuta est Episcopum, cla-more terribili vociserans Harron super te Thoma de Lylde, Harron, Harron super te, tu enim interseci-sti Fratrem meum Willielmum de Holme, Harron fuper te, Harron. Hist. Elien. apud Whartoni Angl. Sacr. Par. 1. p. 658. See the Original of this Clameur de haro among the Normans in la Coutume de Normandie, per M. Henry Basnage. Vol. 1. pag.

arquebus. The fame with Haquebut.

Harretti canes, Harriers or Hounds for hunt-- Johannes le Bay tenet duas hidas ing the Hareterra de Domino Rege in Bokhampton per serjantiam custiodiendi unam mutam caniculorum harrectorum, (i. e. one Pack of Beagles, or small Harriers) ad

hunting be chased out of the Forest, and so escape, Proclamation is commonly made thereabout, that in Regard of the Passime, that the Beaft hath shewed to the King or Queen, none shall hurt him, or hinder him from returning to the Forest; and then he is a Hart-Royal proclaimed.

Barth peny, and Darth-Silber, and Barth-

Bonty. See Chimney-Money and Peter-Pence. Hafpa, The Hafp or Clasp of a Book. In the Statutes of the Cathedral Church of St. Paul in London, it was ordained ____ ut Servientes Ecclesia asseres & haspas librorum suis sumptibus reparari facient, si per culpam illorum confringantur Liber Statutorum Eccl. Paulinæ London. MS. f. 29. a. Sacrista curet quod Libri bene ligentur & haspentur, &c. ib. 6. 39. b.

Baffa pozci, A Shield of Brawn .de Musegrave tenet terras in Blechesdon de Domino Rege per servitium deferendi Domino Regi unam hastam porci pret. 11. den. cum fugaverit in parco suo de Cornbirie. Paroch. Antiquit. p. 450.

Battles or Battles, (mentioned in the Stat. 27 H. 8. 23. by the Name of Hatches and Tits) are certain Dams or Mounds made of Rubbish, Clay or Earth, to prevent the Water issuing from the Stream-works, and Tin-washers in Cornwal, from running into the fresh Rivers. And the Tenants of Balystoke, and other Manors there, are bound to do yearly certain Days Works ad la Haches. Survey of Cornwal. Baubergets. See Haberjetts.

Daubergettum, The same with Halsberga. Fleta, lib. 1. cap. 24. par. 12. It otherwise fignifies a Kind of Woollen Cloth. See Haberjetts.

Dabedelond, A Head-land, now commonly a Had land, whence the Head way or Had way. Pa-

roch. Antiq. p. 587. Baule, A Haven: Duas partes decimarum de Hau-

lis, &c. Monast. 1 Tom. 564.
Baur (LL. Will. 1. cap. 16.) feems to be there used for Hatred; from the French, Hair to

Bauthoner, Homo loricatus, a Man acmed with a Coat of Mail. Et faciendo fervitium de Hauthoner, quantum pertinet ad pradictam villani. Charta Galfridi de Dutton, tempore Hen. 3.

Dam, (from the Saxon Haga) A fmall Quantity of Land fo called in Kent; as a Hemphaw, or Beanhaw, lying near the House, and enclosed for that Use. Saxon Diff. But I have feen an ancient MS. that says, Hawes vocantur mansiones sive domus. And Sir Edw. Coke (on Littl. fol. 5. b.) fays, in an ancient Plea concerning Feversham in Kent, Hawes are interpreted to fignify Mansions. Cambden says, That Hawes or Howh fignities a green Plot in a Valley, as they use it in the North.

Damard. See Hayward.

Bawberke, Cometh of the French Haubert, Lorica, whereupon he that holdeth Land in France, by finding a Coat or Shirt of Mail, and to be ready with it when he shall be called, is faid to have Hauberticum feudum; whereof Hotoman Writeth thus, Hauberticum feudum Gallica Lingua vulgo dicitur pro Loricatum, i. datum vassallo ea con-ditione, ut ad edictum Loricatus sive Cataphracius sit Watt Is a Stag of five Years old compleat, press. Nam ut Loricatus sive Catapbractus sit press. Nam ut Lorica Latinis proprie tegmen de loro Manwood's Forest-Laws, cap. 4. num. 5. which he hath out of Budens de Philolog. lib. 10. And if the King or Queen do hunt him, and he escape away alive, then afterward he is called a Hartaway alive, the beat by the King or Queen's Hotom. In worb. Feudal. werbo Hauberticum Eastern and the stage of th dum. Hauberke, with our Ancestors, seemeth to fignify as in France a Shirt or Coat of Mail, and Though in these Days the Word is otherwise written, as Halbert, and signifies a Weapon well enough known.

Dawes, In Domefday-Book fignifies Manfions or

Dwelling Houses.

Dates, Small Vessels of Burden to carry Goods in the River Thames from Feversham, &c. to London, fuch as are still called Hoys, Anno 30 Edw. 1. -- Ante fundationem Abbatia de Fever fram fuit villa & manerium de Faversham cum pertin. - in manibus Regum Angl. -

tempore fuerunt in pradicta villa triginta & duo mansiones, que vocabantur triginta E due hawes, que pro rebus E bonis suis in aqua stotantibus suerunt scottan-tes E lottantes cum insis de Dover in auxilium servitii sui viginti navium in quibus tenentur Domino Regi in guerris suis——— Placit. temp. Ed. 1 & 2. MS. yet I rather think it meant of xxxii Haghe, Haghs, or Houses.

Hawkers Be a Sort of deceitful Fellows that go from Place to Place, buying and felling Brass, Pewter, and other Merchandise, that ought to be uttered in open Market: The Appellation feemeth to grow from their Uncertainty, like those that with Hawkt seek their Game where they can find it; you may read the Word 25 H. 8. 6. and 33 H. 8. 4. We now call those Hawkers that go up and down the Streets crying News-Books, and felling by Retail; and those who sell them by Wholesail from the Press are called Mercury's.

Mav, (Haya, French Haye) An Hedge, an Inclosure, anciently fenced with Rails, as in Cank-Forest there were seven such, and one in most Parks; fometimes it is used for the Park it self, sometimes for an Hedge or hedged Ground. Universis Capitulum B. Petri Ebor. concessisse ad firmam totam Hayam nostram de Langerath cum solo ejusdem Hayæ, bruera, marisco, & omnibus aliis pertin. Red-dendo inde annuatin nobis tempore pinguedinis unum damum, & fermisone tempore unam damam, &c. Dat. 13 Kaland. Jan. Anno 1279.

Dapboot Is derived from the Saxon Hag, i. e. an Hedge, and Bote, i.e. a Mulct or Recom-pence for Hedg-breaking, or rather, a Right to take Wood necessary for making Hedges, either by Tenant for Life, or for Years, though not expressed in the Grant or Leafe. 'Tis mentioned men Heybot, &c. And in the fame Place Husbote fignifies a Right to take Timber to repair the House. Folm Fitz-Nigel, Forester of Bernwood, bad, in Dominico Bosci Domini Regis, Husbote & Haybote & Marybote & Paroch Apric Heybote pro custodia ditta Foresta. Paroch. Antiq.

Hapvoard alias Dalmard, Is a compound of two French Words, viz. Haye i. Sepes, and Garde, i. Cuftodia, and fignifies one that keepeth the common Herd of the Town; and the Reason may be, because one Part of his Office is to look that they neither break nor crop the Hedges of en-closed Grounds: He is an Officer sworn in the Lord's Court, and the Form of his Oath you Norwic.

may see in Kitchin, fol. 46.
i) azarders Arc such as play at Hazard, a Game at Dice fo called; Hazard or communis ludens ad falsos talos, adjudicatur quod per sex dies in diversis locis ponatur super Collistrigium. Inter plac. Trin. 2

H. 4 Suffex 10.

Headboom, Derived from the Saxon Head, id eft, Caput, & Barge, i. Pignus, fignifies, him that is Chief of the Frank-pledge, and him that had the principal Government of them within his own Pledge. And as he was called Head-borow, fo was he also called Burrow-head, Bursholder, Third-horow, Tithing-man, Chief-pledge or Burrow-elder, according to the Divertity of Speech in several Places. Of this see Lambard in his Explication of Saxon Of this fee Lambard in his Exputation of Con-Words, verbo Centuria, and in his Treatife of Constables, and Smith de Rep. Angl. lib. 2. cap. 22. The same Officer is now called a Constable. See Constable. The Headborough was the Chief of the ten Pledges, the other nine were called Handboroughs or Plegii manuales, i. e. inferior Pledges. See Fribourg.

Beadspence Was an Exaction of 40 li. or more, heretofore collected by the Sheriff of Northumberland, of the Inhabitants of that County twice in feven Years, that is, every third and every fourth Year, without any Account made to the King, which was therefore by the Statute of 23 H. 6. cap. 7. clearly put out for ever. See

Common Fine.

Bead Silver. Sec Head-pence.

Bealfang or Halsfanu, (Collistrigium) is com-pounded of two Saxon Words Hals, i. e. Collum, and Fang, Captura; pæna scilicet, qua alicui collum stringatur, (Cellistrigium). See Pikory. 'But Healfang cannot fignify a Pillory in the Charter of Canutus de Forestis, cap. 14. Et pro culpa solvat Regi decem solidos quos Dani vocant Halfehang. Sometimes tis taken for a pecuniary Punishment or Mulch,

to commute for standing in the Pillory, and is to be paid either to the King or to the Chief Lord, viz. Qui falsum Testimonium dedit, reddat Regi vel terra Domino Halfeng. Leg. H. 1. cap. 11.

pealgemot. See Halymot. Hearth. Bonep. See Chimney-Money. Wearth Doney. See Chimney-Money.

Lebber man, A Fisherman below London Bridge, who fishes for Whitings, Smelts, Se. commonly at Ebbing Water, and therefore so called. Mentioned in Art. for the Thames Jury, printed 1632. stow in his Survey of London, pag. 19. fays, They are a Sort of Poachers, or unlawful, Catchers of Fish in the River of Thames.

Webberther, The Privilege of having the

Goods of a Thief, and the Trial of him, within regirt dines videl. Hamsokne, & Grichbrech, & Forstoll, & Ferdwite, & Hebberthef, & Frithwite — Cartular. S. Edmundi. MS. fol.

Echning-wears, (mentioned in 23 Hen. 8. cab. 5.) Are Wears or Engines made or laid at Eb-

5.) Are Wears or Engines made of the bing Water, for taking Fish. Quare.

13: 10000m30tue, The Weeks-man, or Canon or Prebendary in a Cathedral Church, who had the peculiar Care of the Quire, and the Offices of it for his own Week ______ Gamalie! Clifton elections of the Care of the Care of the Ragan rts in Decanum Hereford, 5 Jul. 1529. Milo Ragon Prebendarius de Presson fuit tumc Hebdomadius, eoque pratextu Capituli Presidens Registrum Caroli Bothe Episcopi Hereford. MS. penes Johannem Episc.

Webdomas, A Week, derived from ¿-la, feven; as feptimana from feptem. Julius Cafar divided the Year into Twelve Months, each Month into four Weeks, and each Week into feven Days, according to the Number of the feven Planets. See more of this Marter at large, Skene de verbor. signif. verbo Hebdomas.

Werk is the Name of an Engine to take Fish in the River Owse by York, Anno 23 Hen. 8. cap. 18. And Heccagium, which occurs in our Records, may be the Rent paid to the Lord of the Fee,

for Liberty to use those Engines.

120a, A Hithe, or Port, a Wharf, or landing Place. As in this Charter of Adelida, Wife of King Henry 1. -- Sciant prasentes & futuri quod Ego Adelid, Dei gratia Anglorum Regina, dedi Ecquod Ego Adelid, Dei gratia Anglorum Kegina, deal Ec-clessa de Radings unoquoque anno in Natali Domini cen-tum solidos de hecla mea ad faciendum anniversarium Domini mei Regis Henrici, & volo & struiter preci-pio quod issi sint primi centum solidi qui singulis annis exierint & baberi poterint de predista hecla mea Lon-don, Test. &c. Cartular. de Radings, MS. fol. 5.

Webagium, Tollor Custom paid at the Hithe or Wharf, for landing Goods, &c. from which customary Duties Exemption was granted by the King to some particular Persons and Societies.
——Sintque Abhas & Monachi de Radinges & homines eorum 😂 res ipsorum quieti de hcdagiis 😂 theloneis & omnibus exactionibus & confuetudinibus per totam Angliam. Cartular. Abbatiæ de Radinges. MS. f. 7. a.

Regilwite, the same with Haybote.

Meimineum. Salvo fervitio quatuor bominum, quolibet tertio Anno per sex dies ad meum Heimineum sa-ciendum, apud Dodlesson. Charta Hugonis de Boydel. temp. H. 2. It signifies an Hayment, or Hedge-fence. F f 2

提emfare. - Sec Hinefare. Weir, Hares, Though the Word be borrowed of the Latin, yet it hath not altogether the same Signification with us that it hath with the Civilians; for whereas they call Haredem, qui ex testamento succedit in universum jus Testatoris; the Commento fuccedit in universium jus Testatoric; the Com-mon Law calls him Heir, that succeeds by Right of Blood in any Man's Lands or Tenements in fee, for by the Common Law nothing passeth fure hereditatis, but only Fee; Moveables, or Chattels immovable, are given by Testament to whom the Testator listeth, or else are at the Dis-position of the Ordinary to be distributed as he polition of the Ordinary, to be distributed as he tud. Burg. pag. 909. hath a Diffinction of Hares, the Flame passes over, and so heats and bakes which, in some Sort, accordeth well with our the Calamine. This Partition is called the Hem Law; for he faith, There is Heres sanguints on Somerses some services. in Conscience thinketh meet. Cassanaus in consue-And a Man may be Heres sanguinis bareditatis. with us, that is, Heir apparent to his Father or Ancestor; and yet may, upon Displeasure, be defeated of his Inheritance, or at least the greatest Part of it. Every Heir having Lands by Descent, is bound by the binding Ass of his Ancestors, if he be named: For Qui sentire commodum, sentire debet & onus. Co. on Lit. f. 7, 8.

hath a more general Signification than at first it man says of it, Omne utenfile robufiius quod ab adi-bus non facile revellitur, ideoque ex more quo-rundam loccrum ad haredom transit, tanquam membrum bæreditatis. And Co. on Lit. fel. 18. says, Consuetudo Hundredi de Stretsord in Com. Oxon. est qued haredes tenementorum infra Hundredam prædietant existen. post mortem ante efforum suorum habebunt, &c. Principalium, Anglice an Heyre-loom, viz. de quodam genere catallorum, utensilium, &c. optimum plaustrum, optimam carucam, optimum cyphum, er.

Reinfare alias Dinesfare, Discessio famuli a Domino. The Word is compounded of Hine, a Servant, and Fare, an old English Word signifying a

Degira, The Mahometan Æra, or Computation of Time, beginning from the Flight of Maho-met from Rome, which was, July 16. Anno Christi 622.

Erna, Servitium, Inter placita de temp. Jo. Regis, Northampton 50.

quivalent to our Half-penny.

Frim, Thatch or Straw. Inter antiquas confuetudines Abbatie de S. Edmundo-- in villa de Herdwyke- Custumarius triturabit & mundabit pro quolibet opere dimidiam summam de quolibet genere bladi per mensuram grangiarum—— & habebit in - & habebit in recessu suo quando triturat ad grangias ad quodlibet opus quantum possit semel colligere de foragio tunc triturato aum rastello, & dicitur helm. Ex Cartular. S. Ed-

The Hell-Walls, or End-wall, that covers and defends the Rest of the Building. From Saxon Helan, to cover or heal, whence a

Roof of a House, is in the Western Parts called - Infolutis eidem Domina pro quodam a Hellier . -Helowe-wall unius domus apud Carthyngton annuatim 11 den. Paroch. Antiq. p. 573. The Hollen in the North is a Wall fet before Dwelling Houses to fecure the Family from the Blasts of Wind rushing in when the Heck or Door is open: To which most on that Side next the Hearth or Chimney is affixt a Screen of Wood or Stone. See Mr. Kennet's Gloffary.

#em. The Ovens wherein the Lapis Calamina-

ris, or Calamine is baked, have a Hearth made on one Side of the Oven, divided from the Oven it felf by a Partition open at the Top, by which

Uenthann, Qui equo innititur belliceso, From the German Hengst, a War-Horse: With us it fignifies one that runs on Foot, attending upon a Perfon of Honour or Worship, Anno 3 Edw. 4. cap. 5. and 24 Hen. 8. cap. 13. It is written Henzman,

Anno 6 Hen. 8. cap. 1.
Penedpenp, A customary Payment of Money instead of Hens at Christmas: From the Saxon Hen, Gallina, and Penning, denarius. Sint quieti de Britsloott. See Last.

Detirsloott. (of the Saxon Heier, i. c. Heres, bevagio & Henedpeny, & Buckstall & tristris, &c. and Leome, i. c. Membrum) The Word by Time Monatt. 2 Tom. \$27. In a Charter of Edw. 3. confirming many Privileges to the Priory of hath a more general Signification than at first it constraining many Frivileges to the Finory of did bear, comprehending all Implements of Houfhold, as Tables, Presses, Capboards, Bedsteads, Wainscot, and such like; which, by the Custom dealisemy, and such as the Custom dealisemy, and such as the Custom dealisemy, and the Meistensyng, and a dealisemy, and the Meisters of the Meister of House of peny for Heved-peny, or Head-pony.

penewath, A Duty to the King in Cambridge-

Shire. Domesday.

Benture, An Amerciament for Flight for Murder. Domesday. Benghen, (Saxon Hengen) A Prison, Gaol or

House of Correction. Si quis amicis destitutus, vel alienigena, ad tantum laborem veniat, ut amicum non habeat, in prima accusatione ponatur in Hengen, & ibi suftineat donec ad Dei judicium vadat. LL. Hen. t. cap. 65.

Dengboite, Significat quietantiam mifericordia de Latrone suspenso absque consideratione. Fleta, lib. 1.

cap. 47. See Hankwit.

I cozofifte, The same with Husfestane, i. e. the Master of a Family : From the Saxon Heorphfast, i. e. fixed to the House or Hearth: Non sit aliqua liberorum rectitudine dignus, sit Heordseste, sit solga-rius, sit in Hundredo en in Plegio constitutus. Leges Cannti, cap. 40. See Hurdereferst.

Prozopenny, Olim Romcfcot & poftea Peter-Pence: From the Saxon Heorth, focus, and Pening, denarius. See Peter pence and Romescot. Omnis heordpeni reddat ad Festum S. Petri, & qui non persolveret ad terminum illum deferat eum Roma. Leges Edgari Regis, cap. 5. apud Bromptonum.

Berait, Dirait or Datolo, Italian Heraldo, Fr. herault, quast herus altus. Verstegan thinks it may be derived from two Dutch Words, viz. Here, exercitus, and Healt, pugil magnanimus: As if he be called, The Champion of the Army. With us it denounce War, to proclaim Peace, or otherwise be employed by the King in martial Messages, or other Business: The Romans called them plushess Thatcher, Slater, or Tiler, who covers the rally Feciales. Polydore, lib. 19. describes them thus,

thus, Habent insuper Appavitores ministros, quos Hc-de Alfiedemore cum pertin' Reddendo inde annuatim raldos dicunt, quorum prasectus Armorum Rex vocita-fex sagittas barbatas ad sessum St. Mich. Salvo mibi tur; bii belli & pacis nuntii; ducibus, Comitibusque & Marg. uxori mex, quod nos in pradicta terra habea Rege fastis infiguia aptant, ac eorum funera curant. Nay more, They are the Judges and Examiners of Gentlemens Arms, marshal all the Solemnities at the Coronations of Princes, manage Combates, and fuch like: There is one and the same Use of them with us and the French, whence we have their Name; and what their Office is with them, fee Lupanus, lib. 1. de Magist. Francor. cap. Heraldi. There be divers of them with us, whereof three being the Chief, are called Kings at Arms. And of them Garter is the Principal, inflituted and created by Henry the Fifth, Stow's Annals, p. 584. whose Office is to attend Knights of the Garter at their Solemnities, and to marfual the Funerals of all the greater Nobility; as Princes, Dukes, Marquesses, Earls, Viscounts and Barons. And in Plowden, in Reniger and Form gassa's Case, we read that Edward the Fourth granted the Office of King of Heralds to one Garter, Cum feudis & proficuis ab antiquo, &c. fol. 12. The next is Clarentius, ordained by Edward the Fourth, for he attaining the Dukedom of Clarence, by the Death of his Brother George, whom he beheaded for aspiring to the Crown, made the Herald, which properly belonged to the Duke of Clarence, a King at Arms, and called him Clarentius; his proper Office is to marfhal and dispose the Funerals of all the lesser Nobility, as Knights and Esquires, through the Realm, on the South Side of Trent. The third is Norroy, or North-roy, whose Office is the same on the North-side of Trent that Clarentius hath on this Side, as may well appear by his Name, fignifying the northern King, or King of the North-parts. Besides these, there be six other properly called Heralds, according to their Original, as they were created to attend Dukes, &c. in martial Expeditions, viz. York, Lancaster, Somerset, Richmond, Chester and Windsor. Lattly, there be four other called Marshals, or Pursuyvants at Arms, reekoned after a Sort in the Number of Heralds, and do commonly succeed in the Place of the Heralds, when they die, or be preferred; And those he Blue-mantle, Rouge-crofs, Rouge-dragon and Pertcullis. These Heralds are by some Authors called Nuncii facri, and by the ancient Romans Feciales, who were Priests. Nam Numa Pompilius divini cultus inflitutionem in octo partes divifit, 😌 ita etiam facerdotum octo ordines constituit, 🔗c. Septimam partem facra constitutionis collegio corum adjecit, qui Feciales vocantur: Erant autem ex optimis domihus viri electi. &c. quorum partes in eo versabantur, ut publica inter populos praessent, neque justum aliquod bellum fore consebatur, nisi id per Fectales esset indiffum. Corafius Mifcel. juris civilis, lib. 1 cap. 16. num. 12. Kings at Arms are mentioned in Stat. 14 Car. 2. 33. Of these, see more in Spelman's Gloffary.

Berbage, Harbagium, Signifies the Fruit of the Earth, produced by Nature for the Bite or Mouth of the Cattle; but is most commonly used for a Liberty that a Man hath to feed his Cattle in another Man's Ground, as in the Forelt, &c. Cromp. Fur. fol. 197. Occurrit frequens pro jure depascendi alienum solum ut in Forestis, says the

learned Spelman.

bimus Liberum Herbagium ad custum nostrum nobis & omnibus hominibus nostris de familia nostra tran-feuntibus; &c. Sine Dat, Penes Will. Dugdale

Perbagium anterius, The first Crop of Grass or Hay in Opposition to After-Math and second - Dicunt quod est communis via, & fua communis pastura, quum fænum & anterius herbagium amoveantur. Antiq. Parochial, pag.

Detberp, An Inn: From the Saxon Her, Hic and Bergen, abscondere; or from Here, exercitus, and Bergen, tegere; hinc Hercherga significat Ca-

Berhenger, From the French Herberger, is, Hospitio accipere, fignifieth an Officer in the King's House, that allotteth the Noblemen, and those of the Houshold their Lodgings. Kitchin, fol. 176. uses it for an Inn-keeper.

Werbergagium. Peter de Marton gave the Monks of Blyth Abbey Timber to make Herbergagia, i. e. Lodgings to receive Guests in the Way of Hof-

pitality, ut opinor.

Hetbergstus, Volo etian quod Burgenses mei mo-lent omnia blada sua super terram de Altringham crescentia, vel in eadem Villa Herbergata, ad molendina mea, pro octavo de imo vase multura. Charta Hamonis de Massy, sine dat. i. e. Hospitio expensa, fpent in an Inn.

Berhigere, Berebigere, To harbour, to entertain, from Heribergum, Heriberga. Saxon here berg, a House of Entertainment—— Ballivi praceperunt civibus sufficientiam domorum ad herbigandum & ad hospitandum populum-- in anno Jubileo apud Cantuariam 1420. Somner's Antiq. p. 248. Hence our Herbinger, or Harbinger, who provides Harbour or House-room, &c.

Berburgeis, i. e. Inn-keepers.

Dette, A Harrow, Lat. Hercia. Fleta, lib. 2. cap. 77. Carucas & Hercias reparare, and in Domefday, per Gale, fol. 760. Habet Rex, &c. unum jugum de var & unum jugum de Herce.

Dettiate, (from the French Hercer, to Harrow)
Arabam & Herciabant ad Curiam Domini, i. e.

They did plough and harrow at the Manor of

the Lord. 4 Inft. fol. 270.

Berria, The same with Herce; it signifies also a Candlestick set up in Churches, made in the Form of an Harrow; in which many Candles were placed. Die sepulture & die mensis, & pro corpore ficto, i. e. Cenotaphium, cum Hercia, i.e. Candalabro in Herciz modum confecto, which was filled with feveral Candles, and placed ad caput Cenotaphii.

herrulis Promontogium, Hertly Point in Devon-

bire.

Berdemich or Berdemit, (Herdewycha) a Grange or Place for Cattle and Husbandry. Et unam Herdewycham apud Hethcotun in Peco, &c. Mon. Angl. 3 part. fol.

Decowerch, Peozowerch, Herdiman's Work, or customary Labours done by the Shepherds, Herdimen, and other inferiour Tenants at the - Cum autem in boscis Will of their Lord .--nostris aliqua succiderimus, licebit eis sine aliquo ferramento vel aliquo ustilio succibili intrare, & ramalia Mnibus — Hugo de Logiis salutem. Sciatisme qua de toyvede remanserint, qua Anglice Spron dicun-de disse Thoma de Erdyngton totam terram meam tur, colligere. Hac siquidem habent pro opere quod Anglise

Anglice Herdwerch dicitur, pro quo in Autumpno metant per unamquamq; familiam aut dimidiam aram ordei aut virgatam & dimidiam frumenti, aut tantundem
avene. — Anno 1166. Regist. Ecclesiæ Christi, Cant. MS.

percente, The King's Edick, commanding his Subjects into the Field: From the Saxon Here,

exercitus, and Bode, a Mcsenger.

Berecumba, Bercumba .-Tresdecem acras & dimidiam terra versus hercumbam de dominico in hercumba de dominico meo xii.

acras & dimidiam Cartular. Abbat. Glafton. MS. fol. 36. a. It is in other Parts of the fame Chartulary called Hertcumba, and Hertcumba-

Signify all perenitaments. Hareditamenta, fuch Things immoveable, be they corporcal or incorporeal, as a Man may have to himself, and his Heirs, by Way of Inheritance; (See 32 H. 8. cap. 2.) or not being otherwise bequeathed, do naturally, and of Course descend to him which is next Heir of Blood, and fall not within the Compass of an Executor or Administrator as Chattels do. It is a Word of large Extent, and much used in Conveyances; for by the Grant of Hereditaments, Isles, Scigniories, Manors, Houses and Lands of all Sorts, Charters, Rents, Services, Advowsons, Commons, and whatever may be inherited, will pass. Co. on Lit. fol. 6. Hære-ditamentum est omne quod jure hæreditario ad hæredem transeat. Hæreditamenta corporea (according to Judge Doderidge) are Revenues local, and of annual Value. Hift of Wales, f. 90

perefare, (Saxon) Profestio militaris & expeditio.
See Subfity. A military Expedition, a going to

Warfare.

Beregeat or Bereget, Dicitur justa relevatio, Anglice Hariot. MS. in Bibl. Cotton. sub Tit. Vitellius. C. 9. See Hariot.

Beregelt, (Saxon) Pecunia seu tributum alendo exercitui collatum. A Tribute or Tax levied for the Maintenance of an Army. See Subfidy.

Derelius, A Sort of little Fish, perhaps Minows, or rather Gudgeons - Slathwere reddit tria millia anguillarum & unum mille ex herellis, & funt xxviii virgata terra .-- Chartular. Glafton. MS. f. 39.

Derenach, An Archdeacon.

Perenomes alias Bereteams, One who follows an Army of Rebels. Lamb. Leges Ina, cap. 15. In exercitu pradatorum, &c. from Here, exercitus, and Team, sequela.

Pereficial, The same with Scutage. Herestita or Deresta, or Deresta, Denotes a hired Souldier, that departs without Licence, derived from the Saxon Here, exercitus, and Sliten, to depart, according to Co. 4. Inft. fol. 128. whom I rather incline to follow, than him who would inftead of Sliten, to depart, put in fliaten, feindere.

Deretica comburendo. See Hereito comburendo.

Mourette. The Canana of a America.

Beretothe, The General of an Army : From the Saxon Here, exercitus, and Togen, ducere; but the Herotochi were the Barons of the Realm, and inferior to Earls and Viscounts. Intersunt Episcopi Comites, Vicecomites, Heretochii, Trithingravi, Ledgrevi. Leg. H 1. Du Cange.

Heretoinas, A Leader or Commander of military Forces: Sec at large the Name and Office in the Laws of Edward the Confessor. cap. 35. De

Heretochiis.

Beretum, A Court or Yard for drawing up the Guards or military Retinue, which usually at-

tended our Prelates and Nobility.— Thomas Langley Episcopus Dunelmensis apud manerium de Houldon construxit totas portas occidentales opere camentario, per quas transferint ad heretum vel pomarium. Hist. Dunelm. apud Whartoni Angl. Sac. Pars 1. pag. 776.

perga, a Harrow.

Bergripa, Pulling by the Hair; from the Sax. Har, capillus, and Grypan, capere: Si quis aliquem per capillos arripiat, tantum emendat quantum de uno Technol arrapim, santam ementual quantum we saw Colpo faceret, id est, quinque dénarios de Heregripa. Leg. H. I. cap. 94. Frigalds, A Sort of Garment so called: Capas autem deferant clausas Sacerdotes, & persona-

tum habentes ubique, & non amplius utantur Heri-

galdis.

Hering filver, It seems to be a Composition in Moncy, as an Equivalent for the Custom of paying so many Herrings, for the Provision of a religious House.—— Est quedam consustation in villa de wylegb ubi villant tenentes debent solvere quilibet pro tenemento suo Hering-silver, scil. 1. den. ob. Abbati de Colechester. Placita Term. S. Trinit. 18 Edw. 1.

Exeriot. See Hariet. See Pretium sepulchri. Here, an Army, and Rit, agmen, which we call

Berischild, Military Service, or Knight's Fee: From the Saxon Here, an Army, and Scyld,

Derifhit, Laying down of Arms: From the Sax. Here, exercitus, and Slitan, sciffura.
Deriscindium, A Division of Houshold Goods:

Non toties sieri placet Herescindia mecum, i. e. I am not pleased so often to divide my Goods.

Perifiali, A Castle, from the Saxon Here, an Army, and Stall, statio.

Permet, i. e. A great Lord: From the Saxon Hera, Major, and Mare, dominus. Du Cange. Berminus, i. e. Mus Ponticus, A Mouse of

whose Skins we have Ermine.

Ermitage, (Hermitagium) The Habitation of a Hermite, a folitary Place. Vulgariter autem lo cus iste a lacis Heremitagium nuncupatur, propter solitudinem; non quod Heremita aliquis aliquo tempore ibidem folebat conversari. Mon. Angl. 2 par. f. 339.

Bermitogium Is by some Anthors confounded with Hermitagium; but I have seen it distinguished, to fignify the Chapel or Place of Prayer, belonging to an Hermitage, for I find in an old Charter, Capella sive Hermitorium. Erimitorium in bosco D. Ducis petiit, ibique domun hanc aliquanto

the osteo D. Dates petite, torque annum man anquame tempore cluit. Knighton. lib. 5.

Wernetens, Herons. Universit, &c. Willielmus Permissione divina, Prior Elien. & Com. &c. Noveritis me concessis Willielmo Seman—Cum proficuo pannagii & avium vorat. Herenesens, in dicto nidificantium—— Salvis nobis ducbus compellis de Hernefens, &c. dat. 1 Maii nesens, &c. dat. 1 Maii, anno 19 Hen. 6. Ex Cartular. Ecclesiæ Eliensis, penes Joh. Episcop. Norwic. MS. f. 33.

Bernefium, Anciently used for the Tackle or Furniture of a Ship. Cepit etiam in pradicta navi Hernesia ad navem illam spectamia. Pl. Parl. 22.

Bernefium, Bernafium, From the Teuton. Harnas, English Harnefs. It fignified any Sort of Furniture of a House, Implements of Trade, or Rigging of a Ship .- Mensa principalis, ubi Archiepiscopi comedere solent, adeo se cœpit subito excute-re, quod Hernesium eorum totum, sellas scilicet,

Angl. Sacr. Pars 2. p. 425. — Unam largam por-tam ad currus & carestas — & unam portam ad latitudinem octo pedum ad summagia & hernasia ducenda in venella inter donum, &c. Mr. Izack's Antiquities of Exeter, p. 24. - Walterns Hobbe cepit quandam navem, & in pradicta navi hernesia ad navem illam spectantia, ad valentiam centum solidorum. Placita Parliament. anno 22 Ed. 1. It was an Overfight in Sir Henry Spelman to write the Word from Fitzherbert, fol. 94. Hervefium instead of Hernesium: Which made him unable to give any Explication of it.

Del oudes, the same with Heralds : Et affifebant eis quatuor duces, &c. bene ad assimationem Heroudes,

&c. Knighton, p. 2571.

Gerpfat, A Place of Immunity. See Fredmortel.

Dersin, idem ut Herischild.
Dersia. See Hercia.
Desia. Usque ad quandam Hesiam ante Messuagi-um Will. Warin. Charta Antiq. The Word signifies an Easement : Ascendendo per veterem sepem, & sic per vetus fossatum & haissam usque ad Hesiam extra bosum. Du Cange, in verbo Asse.

Dusta or Brista, (a Corruption of the Lat. Hetta) a little Loaf of Bread. Domestay. See

Rufea.

Deff-togn, In redeundo vero Ren Athelftanus, post peractam victoriam, declinavit per Ebor. versus Beverlacum, ac nonnullas possessiones rediniendo, Cultellum per eum ibi depositum, dedit Deo & glorioso Confes-sori Johanni prædicto, ac septem Presbyteris ibidem Deo servientibus. Quasdam avenas, vulgariter dictas Hett-corn; percipiendas de Dominiis & Ecclesiis in illis partibus, quas Ministri dicta Ecclesia usque in pra-Sens percipiunt pacifice & quiete. Mon. Angl. 2 par. f. 367. b.

Deltha, a Capon or young Cockerill: Quando Rex ibi veniebat, reddebat ei unaquaque carucata 200

Hesthas. Domesday. Tit. Cestre.

Deuch. idem quod Hedge.

Deubelboath, a Surety. From the Sax. Healf, Dimidium, and Borgh, debitor, vel fidejussor. Quia qui fidejubet, debitorem se quodammodo constituit. Du Freine in verbo.

was formerly a County of it felf, and a Fran-chife, where the King's Writ went not: But by the Statute of 14 El. cap. 13. Hexam and Hexambire shall be within the County of Northumber-land. See 4 Inst. 22. It was also of old a Bishoprick by the Name of Episcopatus Hugu-staldensis. See Mon. Angl. 2 par. fol. 91. Soc Axe-staldensis. See Mon. Angl. 2 par. fol. 91. Soc Axe-staldensis at manumissions feroi. From the Sax. lodunum.

Bepbote. See Haybote.

Beplode. ---- Rogerus Prior & Conventus Ecclesia Christi Cantuar. quietos clamant Magistrum & clessa Christi Cantuar. quietos clamans Magistrum & diebus operetur, perdat libertaten; si serous, corium Fratres Hospitalis S. Maria de Ospreng, & eorum Successores de consuetudinikus subscriptis, aidelicet, de which was the Punishment for Servants. Vel avura, de Hatewite, Ripselver, Wadelade, Heylode Hidgildum, i. e. Let him pay for his Skin; by Averselver, Lambselver, & tribus busellis ordei, que consustudines nobis seri solent in curia nostra de Adc-sham. — dat mense Febr. 1242. Registr. Ecclesse Christi Cantuar. Ms. penes Joh. Norwic. Episcopum, where Heylode seems to signify a customary Load or Burden laid upon the inferior Tenants for mending or repairing the Heys or Hedges.

Leymedus, A Net for catching Conies, a Hay or Hey-Net - Omnia Placita de leporibus, rechibus, Heymectis, Teffonibus, vulpibus, murilegis &

temp. Edw. III. who confesses his Ignorance of the Meaning of Heymettus.

Ulldage, or Lydage, (Hydagium,) was an extraordinary Tax payable anciently to the King for every Hide of Land. Bradon, lib. 2. cap. 6. writes thus of it: Sunt etiam quadam communes prastantiones, qua servitia non dicuntur, nec de consuetu-dine veniunt, nist cum necessitas intervenerit, vel cum Rex venerit ; sieut sunt Hidagia, Corogia, & Cirvagia, & alia plura de necessitate, & ex consensu vagia, & ana piura ae neceijirate, & ex conjenju communi totius regni introducta, & qua ad Dominum feudi non pertinent, &c. King Ætheldred, in the Year of Christ 994. when the Danes landed at Sandwieh, taxed all his Land by Hides: Every 310 Hides of Land found one Ship furnished, and every 8 Hides found one Jack, and one Saddle, for Defence of the Realm. Willielmus Conquefter de unaquaque Hida per Angliam sex solidos accepit. Floren. Wigorn. in anno 1084. Sometimes Hidage was taken for the being quit of that Tax; which was also called Hyde-gyld.

Dide and Bain did anciently signify arable

Land. Coke on Littl. fol. 85. b. For of old, to Gain the Land was as much as to till it.

Gainage.

Mioelands, (Sax. Hydelander.) Terra ad Hydam

seu tectum pertinentes.

Bibe of Land, (Sax. Hyde-Lands, from Hyden, Tegere.) Tanta fundi portio quanta unico per annum coli poterat aratro; vel que familie uni sussenta sussenti it is said to be 120 Acres. Bede calls it Familiam, and fays it is as much as will maintain a Family. Others call it Mansium, Manentem, Casatam, Caracatam, Sullingam, &c. Crompton, in his Jurislich, f. 222. says a Hide of Land contains one hundred Acres, and eight Hides make a Knight's Fee. Hida autem Anglice vocatur terra unius aratri cultura sufficiens per annum. Henry Hunting. Hist. lib. 6. f. 206. b. But Sir Edw. Coke holds, That a Knight's Fee, a Hide or Plough-Land, a Yard-Land, or Oxgang of Land, do nor contain any certain Number of Acres. On Littl. f. 69. The ni fidejubet, debitorem se quodammodo constituit. Du Distribution of England by Hides of Land is very ancient; for there is Mention of them in the teram. Anciently Hagustald and Hangulstad, Laws of King Ina, c. 14. Henricus I. maritanda silia sua geatia Imperatori, cepit ab unaquaque Hida Anglia tres sol. Spelman. And see Cam. Brit. fol. 158.

HIDEL (Anno I H. 7. c. 6.) fignifies a Place of

Hide, i. e. the Skin, and Gild, pretium, i. e. the Price by which he redeemeth his Skin, that is, redeemed it from being whipped. Si liber feftis which Payment he is to be excused from Whip-ping. See Hudegeld.

Dierloom. See Heirloom.

Dis testibus, These Words were anciently added in Deeds after the In cujus rei testimonium, and written with the same Hand as the Deed, which Witnesses were called, the Deed read, and then their Names entred : And this Clause of biis testibus in Subjects Deeds continued till the Reign of Hen. 8. but now is quite lest off. Co. on Litt. fol. 6.

Dindeni homines, a Society of Men; from classes describentes in exercitu ejusdem Edwardi Calethree Classes, the Lowest, the Middle, and Highest, and were valued according to the Class they were in; that is, if any Injury was done, Satisfaction was to be made according to the Value or Worth of the Man to whom it was done. The Lowest were those who were worth ten Pounds, or two hundred Shillings, and they were called Vivi ducenteni, or Twyhindemen, and their Wives Twybinda's; the Middle were valued at fix hundred Shillings, and were called Sixhindemen, and their Wives Sixbinda's; the Highest were valued at twelve hundred Shillings, and were called Twelfbindemen, and their Wives Twelfbinders. Bromp. Leg. Alfredi cap. 12, 30, 31, 32. See Twibindi and Twelvehindi.

Dine, (San.) a Servant, or one of the Family: But it is now taken in a more restrictive Sense, for a Servant at Husbandry; and the Master-bine, he that overfees the Rest. Anno 12

R. 2. cap. 4. Dinefare, or Demfare, (from the Sax. Hine, a Servant, and Fare, a Going or Passage,) the Loss or Departure of a Servant from his Master. Si quis occidit hominem Regis & facit Heinfaram, det Regi xx s. &c. Domesday, Tit. Arcenfeld. So in Domefday, Qui pacem Regis, &c. centum fol. emendabat & tantundem dabat qui Forestell vel Heinfare faciebat. Hist. Angl. Scriptores, a Dr. Galc, fol.

772.
Dine=geld Significat quietantiam transgressionis
ASS menes Arth. illata in servum transgredientem. MS. penes Arth.

Trevor, Arm.

Direffeunde, The Division of an Inheritance among the Heirs. Goldm. ditt. Actio Hircifcunda. See Action mixt.

Biro, Domestica vel intrinseca familia. Inter pla.

Trin. 12 E. 2. Ebor. 48. MS.

Miroman, a Subject. From the Sax. Hiran, Obedire. But I rather think it fignifies one who ferves in the King's Hall, to guard him. From the Sax. Hird, Aula, and Man, homo. Du Cange.

Birneffa. See Overhirnissa. Birli, or Burli, a little Wood. Domesday.

Dithe. See Hythe.

Blafogdfoena, the Lord's Protection. From the Sax. Halford, Dominus, and Socn, libertas. Nec Dominus homini libero Hlafordsocnam prohibeat. Leg. Adelstan, cap. 5.

Blafetter, the Benefit of the Law. From the

Sax. Laga, Lex, and Soon, libertas.

Hich, an unlawful Company, from feven to thirty-five. Qui de Hloth fuerit accusatus, abneget per centum viginti bidas, vel sic emendet; that is, He who is accused for being at an unlawful Rout, let him purge himself tot Sacramentatibus quot is qui 120 hidas afimatur; or, Let him clear him-felf by a Mulct, which is called Hothbota. Biothbote, a Mulct fet on him who is in a Riot.

From the Sax. Hloth, Turma, and Bote, Compensa-

Boalf Den, An ancient Gild or Fraternity at

Newcastle upon Tine, who dealt in Sca-coal, mentioned Stat. 21 Jac. 1. c. 3.

Bollets, or Bollets, (Hobelarii) Erant milites gregarii, levi armatura & mediori equo, ad omnem motum agili, sub Edvardo 3. in Gallia merentes. Disti (ut reor) vel ab istiusmodi equo, an Hobby appellato, vel potius a Gal. Hobille, Tunica. Tabula

the Sax. Hindene, Societas: For in the Time of tem oblitantes, Anno 1330. Sie babent. Sub Comite our Saxon Ancestors all Men were ranked into Kildavia, Bannevets 1, Knights 1, Efquires 38, Kildarie, Bannerets 1, Knights 1, Efquires 38, Hobilers 27, Se. These were Light Horsemen, or certain Tenants, who, by their Tenure, were bound to maintain a little light Nag for certifying any Invalion, or fuch like Peril, towards the Sea-fide, as Portsmouth, &c. Of which you may read 18 E. 3. Statt. c. 7. and 25 ejustem, Stat. 5. cap. 8. and Cam. Britan. fol. 272. Duravit vocabulum usque ad atatent H. 8. says Spelman. Gentz darmes & Hobelours. See Prin's Animad. on 4 Inft. fol. 307. Hobeleries, Rot. Parl. 21 E. 3. Sometimes the Word fignifies those who used Bows and Arrows, viz. Pro warda maris tempore guerre, pro Hoberariis sagittariis inveniendis, 3.c. Thorn. Anno 1364. So in the Monastic Pro munitione & apparatibus hominum ad arma Hobelariorum sagittariorum.

Deccus falis. It feems to be a Hoke, hole, or lesser Pit of Salt. -- In which habuit Rex Edwardus domus xi. & in v. plateis habebat Rex E. fuam partem. În tepecuick puteo Liv. faline & ii. hocci redduat vi. fol. & viii. denar. În alio puteo Helperis xvii. salina. În tertio puteo Midelmic xii. falina & ii. partes de i. hocco red lebant vi. folidos & - Ex Libro Domesday, Worviii. denarios. -

ceftershire.

Dochetto, or Docqueteur, is an old French Word for a Knight of the Post, a decayed Man, a Basket-carrier. 3 Part Inft. fd. 175. Que nul enquerelant neu respoignant ne soit surpris neu cheson per Hockettours, parent que la verite ne soit ensue. Stat. Ragman.

Both THESTAP Monty, Was a Duty given to the Landlord, that his Tenants and Bond-Men might folemnize that Day on which the English mastered the Danes, being the second Tuesday after Easter-Weck. See Mr. Philip's Mistaken Recompence,

fol. 39.

Doga, Boggia, Dogium, Foch, a Mountain or Hill. From the Germ. Hoogh, altus; or from the Sax. Hou, Mons, the g being changed into u. Ed-winus invenit quendam collen & Hogam petrosam, & ibi adificavit quandam villam quam vocavit Stanho-giam, postea Stanhow, i. e. Montem lapidosum. Du Cange.

Dogatter, a little Hog. In legibus Forestar. Scoconaux, a nette riog, in tegtous Forestar. Sco-tic cap. 7. Iste est modus pannagii, viz. De qualibet cindra, i. c. de decem porcis, Rex babebit meliorem po-cum, & Foresfarius unum Hogastrum. It significs also Sheep. Tertium ovile pro Hogastris annatis & ignoralium. Flore lib.

Fleta, lib. 2. cap. 79.

Bogenhine, rectius, Agenhine, i. e. Serous proprius, i. e. Third Night own Servant, Is he that comes Guestwise to an Inn or House, and lies there the third Night, after which he is accounted of his Family in whose House he lieth; and if he offend the King's Peace, his Host must be answerable for him. Bratton, lib. 3, trast. 2. c. 10. In the Laws of Ingulphus, set forth by Lambard, he is called Agenhine, where you may read more of this Matter. Vide Third-night-awne hine.

Hoggacius, Boggaster, A Sheep of the second ear. — Agni primo computo postquam nati sunt Year. -Agni vocantur secundo anno Hoggastri. Et conjunguntur multones cum multonibus, & hurtardi cum burtardis, & femella cum ovibus. Regulo Computi domus de Farendon. MS. ——— Centum oves pafcantur, scilicet, multones cum multonibus, matrices cum matricibus, hogacii cum hogaciis. Cartular. Abbat. Glaston. MS. fo. 48. a. And indeed in many,

espe-

Hogaus, Begietus, A Hog or Swine, beyond the Growth of a Pig. --Porcelli primo compoto postquani nati sunt vocantur, secundo compoto Hoggi vocantur. Regula Compoti domus de Farendon. MS. — Solvent eodem die pro porco Superannuavo unum denarium, & pro hogietto dimidii anni unum obolum. Cartular. Radinges. MS.

fol. 221: a. Dokedar, Otherwise called Hock-Tuesday, Dies Martis, quam Quindenam Pascha vocant, the second Tuesday after Easter Week. A Day so remarkable in ancient Times, that I have feen a Lease without Date, reserving so much Rent payable ad duos anni terminos, scil. ad le Hokeday, and Festum Sancti Mich. Et ad Festum St. Mich. cum tenere voluerit Seneschallus Curia de la Hele, hacum tenere voluerit Seneschallus Curia de la Hele, habebit de Celerario quinque albos panes Er Costrellos suo
plenos Cervista, Er ad idem Festum pro Curia de Kinuersdone de privilegiis tenendis, habebit totidem, Er
ad le Hokeday totidem. Mon. Angl. 2 Par. f. 550.
b. And in the Accounts of Magdalen-College in
Oxford there is yearly an Allowance pro Mulleribus Hockantibus, in some Manors of theirs in
Hampspire, where the Men bock the Women on Monday, and econtra on Tuesday. See Hock-Tuesday-Money. The Meaning of it is, that on that Day the Women in Merriment stop the Ways with Ropes, and pull Passengers to them, desiring something to be laid out in pious Ufes.

Holderness. See Parisi pop.
Holdes, Bailists of a Town or City. From the
Sax. Hold, i. e. summus prapositus. Others are of
Opinion that it signifies a General; for Hold in Saxon doth also fignify fummus imperator. Comitis.

Weregildum, i. e. Estimatio capitis, est 15 milia.

Thrympsa, Holdis & summi prapositi quatuor millia.

Thrympsa. Leges Alured. de Weregildis.

where any Place is called by that Name, or where this Syllable is joined with any other in the Names of Places, it fignifies a Place furrounded with Water; as the Flatholmes, the Stepholmes, near Briftol: But if the Situation of the Place is

which Holborn in London owes its Namebannes Hotham Episcopus Eliensis an. 1320. perquisivit ad augmentationem Prioratus ----- Barkeres cum quodam Alneto vocato Lyth-gates Holt. Histor. Elien. apud Whartoni Angl. Sacr. Part 1. pag.

Homage, Homagium, Probably derived from homo, because when the Tenant does this Service to his Lord, he says, I become your Man; It is al-fo called Marbood. Co. on Litt. fol. 64. The French Word imports as much as Fides clientelaris; for in the original Grants of Lands and Tenements by way of Fee, the Lord did not only tie his Te-

especially the Northern Parts of England, Sheep nants to certain Services, but also took a Submitater they lose the Name of Lambs, are called sion, with Promise and Oath, to be true and loyal Hogs, as in Kent, Tags.

in Mingshead Is a Measure of Wine, Oil, &c. mission was and is called Homage, the Form wherecontaining Half a Pipe, the fourth Part of a Tun, of you have in the Second Statute 17 E. 2. in or fixty-three Gallons. Anno 1 R. 3. c. 13. See the Words, "When a Freeman shall do Harden Rayrel." mage to his Lord, of whom he holdeth in chief, " he shall hold his Hands together between the "Hands of his Lord, and shall say thus", I become your Man, from this Day forth for Life, for Member, and for worldly Honour, and final over you my Faith, for the Land I hold of you, saving the Faith that I owe unto our Sovereign Lord the King, and to mine other Lords. And in this Manner the Lord of the for which Hongae is due, taketh Hongae. the Fee, for which Homage is due, taketh Homage of every Tenant as he cometh to the Land or Fee, Glanvil, lib. 9. cap. 1. except they be Wo-Fee, Glanvil, lib. 9. cap. 1. except they be Women, who perform not Homage, but by their Husbands: Yet Fitzerbert in his Nat. Bree. fo. 157. faith the Contrary. The Reason of this, Skene giveth de verb. fignif. verbo Homagium, because Homage specially concerneth Service in War. He saith also, That consecrated Bishops do no Homage, but only Fealty; and yet we find the Archbishop of Canterbury do Homage on his Knees to our Kings at their Coronation, and it hath been held, that the Bishop of Sodor, in the Isle of Man, is Homager to the Earl of Derby. And in Man, is Homager to the Earl of Derby. And in the Reg. Orig. fol. 296. that a Woman taking Livery of Lands holden by Knights-Service, must do Homage, Sec. Concerning the Homage of consecrated Bishops, read Fulbecke, fol. 20. in these Words. By our Law a religious Man may do Homage, but may not fay to his Lord, Ego devenio homo vester, because he hath professed himself to be only God's Man; but he may say, I do unto you Homage, and to you shall be Faithful and Loyal. See of this Britton, cap. 68. Homage is also taken in some Cases to fignify the particular Place or District where the Services are to be performed, as thus, viz. Henricus Rex, &c. si Abbas de Ramsey poterit menstrare quad nullus anteressorum operasset ad Hominium de Brampton. Bracton, lib. 2. cap. 35. par. 12. Fleta, lib. 3. cap. 16, 17. Homage is either new with the Fee, or Ancestrel, that is, Thympia. Leges Aurea de Weregiais.

Holm, (Sax.) Hulmus, infula amnica, a RiverIsland, according to Bede; or plain grass Ground
upon Water-sides, or in the Water, according to Cambden. Cum duebus Holmis in campis de Wedone. Mon. Angl. 2 Par. fol. 262. b. Therefore
the Countries as well as Ours, and waswont to be called Hominium. Sce Hotoman de verbis feudalibus, verbo Homo. Skene divides it into Ligeum non ligeum, de verbo signif. verbo Homage, for which see Liege; and Hotoman, disputatione de feudis tertia. Homage is sometimes used for the not near the Water, then it may fignify a hilly Jury in a Court Baron. Smith de Rep. Ang. lib. 2. Place; for Holm in Saxon, is in English an Hill cap. 27. The Reason is because it consistent most or Cliff. commonly of fuch as owe Homage unto the Lord mandy, and others not used by us. See further in Hotoman Disputat. de seudis, p. 861. Of Homage in Scotland read Skene de verb. signif. Tit. Homagium, to whom you may also add a large Discourse in fpeculo Durandi, commonly called Speculator among the Civilians, Tit. De feudis. The Steward of the Lord may take Fealty, but not Homage. See the

Stat. 12 Car. 2. cap. 24.

4 Ouage Hunteffeel, Is, where a Man and his Ancestors, Time out of Mind, held their Land of their Lord and his Ancestors by Homage, and if such Lord have received Homage, he is bound to

acquit

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acquit the Tenant against all other Lords above | him of every manner of Service, and if the Te- commit this Crime, viz. Homfokne, hoc eft, quierant hath done Homage to his Lord, and is impleaded, and vouches the Lord to Warranty, the Lord is bound to warrant him; and if the Tenant lose, he shall recover in Value against the Lord fo much of the Lands as he had at that Time of the Voucher, or any Time after. To this Effect Littleton; upon which Coke says, In his Example here put, There must be a double Prescription beth in the Blood of the Lord and the Tenant; and therefore I think, there is little or no Land at all at this Day kolden by Homage Ancestrel. Yet (as one avers) in the Manor of Whitney in Herefordshire, whose Lord is of the same Name, and the Fami-

Bomager, One that does, or is bound to do Homage: As the Bishop of Sodor, in the Isle of Man, is faid to be Homager to the Earl of Derby. flaughter and Chancemedly.

See Homage.

Domagio respectuando Is a Writ directed to the Escheator; commanding him to deliver Sci-fin of Lands to the Heir that is of full Age, notwithstanding his Homage not done, which ought to be performed before the Heir have Livery, or his Lands; except there fall out some reasonable Cause to hinder it. F. N. B. ful.

Comagium reddere, To renounce Homage, when the Vassal made a solemn Declaration of Disowning and Defying his Lord. For which, there was a fet Form and Method prescribed by the feudatary Laws. - Item reddere poterit Domino suo homagium suum, sinul cum tenemente, prop-ter capitales inimicitias, ut liberius prosequatur Apelter captaies immutus, in therms projection aper-lum fuum, & fic diffelvitur homagium. Bracton, lib. 2. cap. 35. fest. 35. This is the Meaning of that Passage in Richardus Hugustaldensis de Bello Standard, p. 321. Itaque Robertus reddito homagio quod ei fecerat -- ad suos socios reversus est. And of Matthew Parif. fub anno 1188. tunc Rex Anglorum Regi Francorum fecit homagium, quia in principio bujus guerra homagium suum reddiderat Regi Francia.

Comesoken, rectius Bamsoken, & Bamsoca. tfrom the Sax, Ham, i. c. Domus, Habitatio, and Soine, Libertas, Immunitas,) is by Bracton, lib. 3. traff. 2. c. 23. thus defined : Homesoken dicitur invasio domus contra pacem Domini Regis, vel insultus factus in domo extra pacem Domini. It appears by Rastal, that in ancient Times some Men had an Immunity to do this. Si quis Hamfocam violaverit, jure Anglorum Regi emendet 5 libr. LL. Canuti, cap. 39. Hamfoken eft quod Prior tenebit Placita in Curia sua de his qui ingrediuntur domum vel Curiam alicujus ad litigandum, vel furandum, vel quicquid asportandum, vel aliquod aliud faciendum, contra 10luntatem illius qui debet donium vel Curiam. Ex Reg. Priora. de Cokesford. See Hamfoken.

Homesoken is the Privilege or Freedom which every Man hath in his House; and he who invades that Freedom is properly faid facere Homefoken. This I take to be what we now call Burglary, which is a Crime of a very heinous Nature, because 'tis not only a Breach of the King's Peace, but a Breach of that Liberty which a Man hath in his House, which, as we commonly fay, should be his Castle, and therefore ought not to be invaded. Bratton, lib' 3. traft. 2. cap. 23.

Du Cange.

It is also taken for an Impunity to those who tus esse de amerciamentis pro ingressu hospitii violenter & fine licentia, & contra pacem Regis, & quod teneatis plasita de hnjusmodi transgressione in Cu-ria vestra. W. Thorn. pag. 2030. Sec Hamso-See Hanifo-

Domicioc, Homicidium, Is the Killing of a Man, and is divided into Voluntary and Cafual: Homicide voluntary is that which is deliberate, and committed of a fet Purpose to kill; Casual is done by Chance, without any Intention to kill. Honicide Voluntary is either with precedent Malice, or without. The former is Murder, and is a felonious Killing through Malice prepented of whose Lord is of the lame. Name, and the Family all the Lord is of the lame. Name, and the Family any Person living in this Realm, under the Tenant, who can prescribe to hold his Land of King's Protestion. West. par. 2. Symbol. Tit. In-Thomas Whitney Esq; the present Lord, by Homage Ancestrel. alfo Glavvil, lib. 14. c. 3. Bract. lib. 3. tract. 2. cap. 4. 15 & 17. Britton, c. 5, 6, 7. See Murder, Man-

Cominatio. Domesday, Tit. Northampton So hmanni de Rifden, - Ideirco Episcopus clamat Hominationem eorum. It fignifies the Mustering of Men, according to Mr. Tate in MS. Also the doing of Homage.

Bomine cligendo ad cultodien am occiam fi= gilli peo mercatoribus editi is a Writ directed to a Corporation, for the Choice of a new Man to keep one Part of the Seal, appointed for Statutes Merchant, when the other is dead, according to the Statute of Acton-Burnel. Reg. of Writs, fol. 178. a.

Domine replegiando Is a Writ to bail a Man out of Prison: In what Cases it lies, see F. N. B. fol. 6. Reg. Orig. fel. 77. and the New Book of En-

tries, verbo Homine replegiando.

Domine capto in Ellithernamium Is a Writ to take him, that hath taken any Bondman or Woman, and led him out of the Country, so that he or file cannot be replevied according to Law. Reg. Orig. fol. 79. See also Withernam. Communes, A Sort of feudatary Tenants. They

claimed a Privilege of having their Caufes and Persons tried only in the Court of their Lord. When Gerard de Camvil in 5 R. 1. was charged with Treason and other high Misdemeanors, he pleaded, That he was Homo Comitis Johannis and would stand to the Law or Justice of his Court. Parochial Antiquit. p. 152.

Homiplagum is used in the Laws of H. 1. cap. 80. for the Maiming a Man. Si quis in domo vel Curia Regis facerit Homicidium vel Homipla-

gium.

Domffale, A Home stall, or Mansion-house. As in a Charter granted about the 5 of Ed. 1. Dedi tres obolos redditus -Henricus Malemeins confuevit annuatim solvere de uno itinere disto Abbati & Conventui quod interjacet juxta domum Alani Sacrifta, & ducit versus Hom-stale. —— Cartular. Radinges. MS. sel. 39. b.

Hond-habend (from the Sax. Hond, Hand, and babens, having) fignifies a Circumstance of manifest Theft, when one is deprehended with the Mainor or Mainover, i. e. the Thing stolen in his Hand. Eracton, lib. 3. tract. 2. cap. 8. 32, & 35. who also uses Handberend in the same Sense. Sc. Latro manifestus, scc Handbabend. So in Fleta, lib. 1. c. 38. Furtum manifestum est ubi aliquis latro deprehensus seisitus de aliquo latrocinio Hand-habbind, & Back-berinde, & insecutus suevit per aliquem

of determining of this Offence in his Court.

Cond. Peny. Sint quieti de chevagio, Hond-peny, &c. Priveleg. de Semplingham. But there is no Declaration made, what is intended by it. Ideo Quare.

manour is, befides the general Signification, used especially for the more noble Sort of Seigniories, whereof other inferior Lordships or Manors depend, by Performance of some Customs or Services to those who are Lords of them; (though anciently Honour and Baronia signified the same Thing). Uti Manerium plurimis gaudet (interdum feodis, sed plerumque) tenementis, consuetudinibus, serviciis, &c. Ita Honor plurima completitur Maneria, plurima feoda militaria, plurima Regalia, &c. dictus etiam olim est Benchcium seu Feodum Regale, tentusque semper a Rege in Capite. Spelm. The Manner of creating these Honours, by Act of Parliament, may in Part be gathered out of the Statute of 33 H. 8. c. 37, 38. where Ampthil, Grafton, and Hampton-Court, are made Honours. And by 37 H 8. c. 18. the King is impowered by Letters Patent to erect four feveral Honours, viz. Westminster, Kingston upon Hull, St. Ofythe, and Domington, and as many other Honours as he will. In reading feveral approved Authors and Records, I have observed these following to have been likewie Honours, viz. The Honours of Wigmore, Lancaster, Aquila, (formerly Pevinsey,) Clare, Tickhill, Wallingsord, Nottingbam, Boloine, West and East Greenwich, Bedford, Berkhamstead, Plimpton, Crevecure, Haganet, Windsor, Beaulieu, Pewerl, Skipton, Wirmgay, Clun, Raleigh, Montgomery, Huntendon in Herefordshire, Eye, Baynard's Castle, Gloughar Wandel, Transactor, Biller Code, China cefter, Arundel, Tremanton, Richard's Caftle, Christ-Church, Heveyngham, Cockermoth, Bullingbroke, Staff, ford, Barstable, Wherwelton in Yorkshire, Strigul, Totneys, Werk, (Rot. Pipæ 31 H. 2.) Cornayls, Caudicot, Theory, Oakhampton, (had 92 Knights-Fees belonging to it,) Grentmesnil, Egremond, Ox-Fees Defining to it,) Grentmenti, Egrenous, Oxford, Lincaln, Abergaveny, Dudley, Tanavourth, Mowbray, Webley, Bononia, Middleham, Hawerden-Cafile, Dover-Cafile, (Trin. 33 Edw. 1. Linc. 46.) Carifbroke, (Est 9 Ed. 1.) Clifford-Cafile, Kington, Folkingham, Leicester, Hinkley, Whitchurch, Hertford, Newelme, Chester, Lovetot, Pickering, Maidson, Tutebury, Warwick, Breenock, Brember, Halton, Gowber; for Tahu de Mauhewin Ed. wrote himself Doc. team, which is the position of the Moubray in Ed. 3. wrote himself Dottons of Words, Quietum esse de commi collectione in Fore-minus Insula de Haxbolm & de Honoribus de Gowber sta de bestiis cornuits assess. 4 Inst. fol. 369. Et sint & Brember. And in a Charter of 15 H. 3. I find quieti de omnibus Geldis, & Danegeldis, & Volgeldis, Mention of the Honours of Kaermardin, Cardigan, & Senegeldis, & Horngeldis, & Diploma H. 3. and Glamorgan.

Sciatis communiter, me mea & defensione totum Honorem Ecclesie de Ramedie, &c. Charta Guilielmi I. Abbati Ramch.
Sch. 174. See Cam. Britan. fol. 315, 407, 594,
&c. 690. &c. Inquif. 10 Ed. 2. Coke's 4 Inft. f. 224. Mag. Charta, c. 31. Reg. Orig. fol. 1. Cromp. Jurif. fol. 115. Broke, Tit. Tenure, num. 26, &c. This Word is used in the same Signification in other Nations.

Honours aforesaid, mentioned 33 H. S. 37, and 37 H. 8. 18.

Donogary Serbices Are fuch as are incident to Grand Serjeanty, and annexed commonly to fome Honour. See 12 Car. 2. cap. 29.

Hontfongenethef. Cum omnibus aliis libertatibus, tantummedo Hontfongenethef mihi retento. Charta

cujus res illa fuerit, qua dicitur Sacborgh, & tunc | Wil. Comitis Marcfialsci. In Mon. Angl. 1 Pat. licet insecutori rem suam petere criminaliter ut su- f. 724. This should have been written Hondtam.

fangenethef, and fignifies a Thief taken with
It also fignifies the Right which the Lord hath
Hundhabend, i. c. Having the Thing stolen in his

Dopcon Signifies a Valley in Domefday-Book; fo

too do Hope, Hawgh and Howgh.

Bota dutate, The Day-Bell, or Morning Bell, or what we now call the Four a Clock Bell. was called Hora Aurors, as our Eight a Clock Bell, or the Bell in the Evening, was their lgnitegium or Coverfeu. See Savage Balliofergus, p. 39.
10020ers, a Treasurer. From the Sax. Hord, Thesavrus. Et quicunque Hordera Regis vel prapa-

fitus furi confentaneus evit. Leg. Adelstan. cap. 2. apud Brompton. From whence we derive the Word Hord.

Dazdereigeld. - Nos H. Abbas de Niwenham & ejusdem loci Conventus remittimus Abbati Glasson' & Conventui _____ x. sol. de - x. fol. de turno vicecom. & vi. fol. viii. den. de quodam redditu qui vocatur Horderesgeld, unde placitavimus pradictum

Abatem Glasson, per Breve Domini Regis.

Cartular. Abbat. Glasson. MS. f. 36.

Vosverium, A Hoard, a Treasure, a Spense, or Repository. As in the Laws of King Canute, c. 104 .--- Sed suum horderium, quod dicere possumus Difpensam, & cistam suam, & trage, id est serinium

suum, debet ipsa custodire.

Bordeum palmate. Hac Indentura teftatur, quod Rob. Beaufitz dedit -· unam virgatam terra in Gil-- redd inde quolibet anno ad Festum S. Mich. quatuor Buffellos ordei palmalis firme juxta melius precium per duos denavios in Quarterio, &c. Dat. 43 Ed. 4. penes Alington Paynter Arm. Doubtless this is meant of Beer-Barley, which in Norfolk is called Sprat-Barley, and Battledore Barley, and in the Marches of Wales, Cymridge, it being broader in the Ear, and more like a Hand than the Common Barley, which in old Deeds is called Hordeum Quadragesimale.

Domebeame Pollengers Arc Trees fo called. that have been usually lopped, and are about twenty Years Growth, and therefore not tithable.

Plowden, f. 407. Soby's Case.

Homegelo Is a Compound from the Saxon Word Horn, cornu, and geld, folutio, fignifying a Tax within a Forest, to be paid for horned Beasts. Cromp. Furifd. 197. And to be free thereof is a Privilege granted by the King unto such as he thinketh good. Idem ibid. & Rastall in his Exposi-Canonicis & Monialibus de Semplingham. See Sub-

accepisse in manu sidy.

Korn with Kom, or From under From. The promiseuous Feeding of Bulls and Cows, or all borned Beafts, that are allowed to run together upon the same Common. As in the Constitution of Robert Bishop of Durham, 1276. Similiter de decimis qua de vaccis proveniunt Statuendum duximus, Bonour-Courts Arc Courts held within the quod ubicunque fuerit receptaculum earum, licet in vicionours aforcsaid, mentioned 33 H. 8. 37, and 37 nis parochiis Horn with Horn, secundum Anglicam linguam, pascua quarant, illi remaneat tota decima, ubi fuerit comicilium & remanentia. Spelman ; to which I need only add, that the Commoning of Cattel Horn with Horn, was properly when the Inhabitants of feveral Parishes let their common Herds run upon the same open spacious Common, (as Gg 2

now suppose on Otmore) that lay within the Bounds of several Parishes, and therefore that there might be no Dispute upon the Right of Tithes, the Bishop ordains, that the Cows should pay all Profit to the Minister of the Parish where the Owner lived, &c.

Word de son ffee (Fr. i. e. out of his Fee.) is an Exception to avoid an Action brought for Rent issuing out of certain Land, by him that pretends to be the Lord, or for some Customs and Services: For if the Defendant can prove the Land to be without the Compass of his Fee, the Action falls. See Di-Strict and Broke, boc titulo.

Portologium. See Ortologium.

Worlfilers, (Fr. Hosteliers,) Anno 31 E. 3. cap. 2. Stat. 3. is used for Inn-Keepers. In some old Books the Word Hosters occurs in the same Sense; and Free Hosters were such as entertained Strangers gratis.

Holpes generalis, a Great Chamberlain. Îtem quod nullus feissum hossitare presumat, &c. Sed colu-nus, quantum ad hossitia pertinet, omnes indisferenter nostro Holpiti generali obediant, sicut nobis, sub pana, &c. Du Cange.

pospitalists, Hospitalarii, were the Knights of a religious Order, io called, because they built an Hospital at Jerusalem, wherein Pilgrims were received. To these Pope Clement the Fifth transferred the Templers, which Order, by a Council in our old English, held at Vienne in France, he suppressed for their Kennes's Glossary. many and great Offences. The Institution of their Order was first allowed by Pope Gelasus the Second, Anno 1118. and confirmed here by Parliament, and had many Privileges granted them, as Immunities from Payment of Tithes, &c. You shall find their Privileges reserved to them by Magna Charta, cap. 37. and you shall see the Right of the King s Subjects vindicated from the Right of the King soubjects vindicated from the Unitration of their juridiction, by the Statute of Westim. 2. cap. 43. Their chief Abode is now in Malta, an Island given them by the Emperor Charles the Fishth, after they were driven from Rhodes by Solyman the Magnisteent, Emperor of the Turks; and for that they are now called Existing Multa. They are mentioned 12 F. 1. Knights of Malta. They are mentioned 13 E. 1. cap. 43. and 9 H. 3. cap. 37. Tho. Wallingham in Hist. Ed. 2 and Stow's Annals, ibid. All the Lands and Goods of these Knights here in England were given to the King, by 32 H. S. cap. 34. See Mon. Ang. 2. par. f. 489.

Hospitium Is the same with Procuration. Et nomine sua legationis cum excessivo numero Hospitia a cunctis per Angliam exegit monasteriis; minores vero domus, que pondus Hospitii ferre non poterint, certa fumma, id est, octo vel quinque marcarum, Hospitia redemerunt. Neubrigensis, lib. 4. c. 14. Brompton, fol. 1193.

Postagium. Has terras ego & baredes mei acquietabimus erga Regem de Scutagio & Hostagio & omni auxilio prater auxilia Vicecom. & Praposi-ti Hundredi, &c. Mon. Angl. 1 Par. fol. 348. b.

Hostagium Is the same with Hospitium. See Pro-

the Houses of their Tenants. — Monachi Radinge habebunt hostelagium fuum in predicto messuagio cum Merlebergam venerint. Cartular. Radinges. MS. f. 157.

Bossetium, a Hoe, (Fr. Houe,) an Instrument used mostly by Gardiners, and well known. Et sint quieti de Aratro & Hosterio, & segibus secandis, feu colligendo, & homagio faciendo, de averiis, & de pannagio & salicher, & omnibus aliis consuetudinibus. Charta Hamonis Maffy.

Hosteler, Hostellarius, Cometh of the French Hosteler, i. Hospes, and fignificth with us those that otherwise are called Inn Reepers. 9 E. 3. Stat. 2. cap. 11. We now usually term those, that in the Stable look to the Guests Horses in an Inn, H flers.

hoffhas, A Service to the King in Cleshaw, says Domesday; but I think rather it should be written Hasta, because it is supposed a Military Service.

Nossia, Hoast-Bread, consecrated Wasers in the Holy Eucharist or Host. Isabel Countess of Albemarle confirmed to the Convent of Burceftor faciendas in dono predicta. Parochial Antiquit.

pag. 270. From this Latin Hoftia Mr. Somner deduces the Saxon Hufel, the Lord's Supper, and Huslian to administer that Sacrament ; kept long in our old English, the Housel, and to Housal. See

Poffilarius, an Hofpitaller.

Coffillaria, Countulatia, A Place or Room in religious Houses, allotted to the Use of receiving Guests and Strangers, for the Care of which there was a peculiar Officer appointed, which there was a pectular Omeor appointed, called Hofillarius, and Hofitalarius.— Nos Willielmus Prior Elyen. & ejufd. lo:i Conventus ad regatum — Herrici fexti Regis concessions follows in Hofitaliaria nostra Eliens — Ex Cartular. Eccl. Elyen. MS. f. 34.

Mossificius, Austercus, from Lat. Astur, a Goshawk. The Manner of Broughton com. Oxon, in the Reign of Edw. II. was held by John Mauduit ——in capite per serjeantiam mutandi unam hostricum Domini Regis, vel illum hostricum portandi ad curiam Domini Regis. Paroch. Antiquities, pag. 569.

motthnot, In partem positio, (Fr. Hochepot, a confused Mingle-mangle of divers Things jumbled and put together.) Among the Dut h it fignifies Flesh cut into Pieces, and sodden with Herbs or Roots, not unlike that which the Romans called Farraginem. - Feftus. But Littleton faith, That iterally it fignifies a Pudding mix of divers Ingredients, but by a Metaphor, fignifieth a Commixture, or putting together of Lands of feveral Tenures, for the equal Division of them, fol. 55. For Example. A Man seised of thirty Acres of Land in Fee, hath Issue two Daughters, and gives with one of his Daughters, to a Man that marries her, ten Acres of the same Land in Frank-marri-age, and dies seised of the other twenty Acres. best clarition.

Description:

marriage, in Hotchpet, that is, she must refuse to take the fole Profits of the Lands given in Frankmarriage, and fuffer the Land to be commixt, and mingled together with the other Land whereof her Father died feised; so that an equal Division may be made of the Whole hetween her and her Sifter, and thus for her ten Acres she shall have fifteen, else her Sister will have the whole Twenty of which her Father died seized. See Coke on Lit. lib. 3. cap. 12. and Britton, f. 119. There is alfo in the Civil Law Collatio bonorum answerable to this, whereby if a Child advanced by the Father, do after his Father's Decease challenge a Child's Part with the Rest, he must cast in all that formerly he had received, and then take out an

equal Share with the others.

Bouff, Domus. In a House four Things are necessary, 1. Habitatio hominis. 2. Delectatio inhabitantis. 3. Necessitas luminis. 4. Sulubritas aeris. For any Hurt or Hindrance to the First, Third, and Fourth of these an Action lieth : For Probibetur ne quis faciat in suo, quod nocere possit alieno. The House of every Man is to him as his Castle and Fortress, as well for his Desence against Injury and Violence, as for his Repose; according to the Maxim, Domus sua cuique est tutissum resustant. See Co. 5. Rep. Semaine's Case. The Privilege that the Law gives to Houses for the Habitation of Men is great; for First, it ought to have the Precedency in a Pracipe gued reddat before Lands, Meadows, Pattures and Woods. Secondly, the House of a Man hath Privilege to protect the Honge of a Man hath Privilege to protect him against an Arrest, by Force of a Process of the Law, at the Suit of the Subject. Co. Rep. 11.

Bowle's Case. Thirdly, Those that dig for Salt-Peter, shall not dig in the Mansion-house of any Subject without his Affent; for then He, nor his Wife, nor Children, cannot be in Safety, nor his Goods preserved from Thieves. 4. He that kills a Man which will rob and spoil him in the House,

shall forfeit nothing. Bousebold, and Darbold. Concessi etiam pradiffis Burgensibus meis Housebold & Haybold in omnibus bescis. Charta Hamonis Massy fine dat. feems to fignify Houseboot and Hedgeboot. The same Words also occur in Mon. Ang. 2 Par. fol.

Bousebote, A Compound of House and Bote, i. compensatio, fignifies Effours, or an Allowance of necessary Timber out of the Lord's Wood, for necessary the Repairing and Support of a House or Tenement. [And this belongs of common Right to any Lessee for Years, or for Life: But if he take more than is needful, he may he punished by an Action of Waste.] Housebote says Co. on Lit. f. 41. is Two-fold, viz. Estoverium adistandi &

House-robbing or Douse-bzeaking, Is the Robbing of a Man in some Part of his House, or his Booth or Tent, in any Fair or Market, and the Owner, or his Wife, Children or Servants being within the same; for this is Felony by 23 H. 8. or Stall, by 39 Eliz. 15. See Burglary, and Weft, part 2. Symbol. Tit. Indistant, feet. 67. Dreams, i. e. Readily, or Quickly. Item dixi-

mus de illis latronibus, qui in Hredige nequeunt culpa-biles inveniri, i. e. Could not readily be convicted. Leg. Adelftan. c. 16. From the Sax. Hredinge, i. e.

Brevi, in a fhort Time.

Budegeld Significat quietantiam transgressionis Mate in servum transgredientem. Fleta, lib. 1. c. 47.

Sect. 20. It may be thought in that Place of Fleta to be misprinted for Hinegeld, which see, & quere. When a Villain or Servant had committed any Trespass, for which he deserved whip-ping or corporal Punishment, when he bought off his Penalty with Money, the Price of Exemption from such Chastisement was called Hude-

HU

geld, or Hidegeld, fome fancy, Money given to lave his Hide. See Fleta ubi fupra.

Une and Evp, Hutefium & clamor, Is derived of two French Words Huer and Crier, both figuifying to fhout or cry aloud. Manwood in his Foreflaw, cap. 19. num. 11. faith, That Hue in Latin, [Est wox delentis, as fignifying the Complaint of the Party,] and Cry is the Pursuit of the Felon upon the Highway upon that Complaint; for if the Party robbed, or any in the Company of one robbed or murdered, come to the Constable of the next Town, and will him to raise the Hue and Cry [that is, make the Complaint known, and follow the Pursuit,] after the Offender, deferibing the Party, and shewing as near as he can which way he went; the Constable ought forthwith to call upon the Parish for Aid in seeking the Felon, and if he be not found there, then to give the next Constable Notice, and the next, until the Offender be apprehended, or at least until he be thus purfued unto the Sea-fide. Of this Bratton, lib. 3. trast. 2. cap. 5. Smith de Rep. Anglor. lib. 2. cap. 20. and the Stat. 13 E. 1. of Winchester, cap. 3. & 28 E 3. 11. & 27 Eliz. 13. The Normans had fuch a Pursuit with a Cry after Offenders, which they called Clamor de Haro, whereof you may read the Grand Custumary, cap. 54. and it may probably be derived from Harrier, flagi-tare. Hue is uted alone. 4 E. 1. Stat. 2. In the ancient Records this is called Hutessium & Clamor. See Coke's 2 Par. Inft. f. 172.

Mandatum est Gulielmo de Haverhul Thesaurario Regis, quod Civitatem London capiat in manum Regis, eo quod Cives ejusdem Civitatis non levaverunt Hutcsium & Clamorem pro morte Magistri Guidonis de Aretio & aliorum interfectorum, secundum legem & consnetudinem Regni. Rot. Claus. 30 H. 3. m. 5. See

Vociferatio.

But the Clamor de Haro was not a Pursuit after Offenders, but a Challenge of any Thing to be his own after this Manner, viz. He who demanded the Thing did with a loud Voice, before many Winnestes, aftirm it to be his proper Goods, and demanded Restitution. This the Scots call Hutefum, and Skene de verb. signif. verb. Hutestum, saith, it is deduced from the French Oyer, i. Audire, (or rather Oyez) being a Cry used before a Proclamation; the Manner of their Hue and Cry he thus describeth, If a Robbery be done, a Horn is blown, and an Out-cry made, after which, if the Parry fly away, and not yield himself to the King's Bailiff, he may be lawfully slain, and hanged upon the next Gallows. Of this Hue and Cry, see Cromp. Fust. of Peace, fol. 160. And in Rot. Clauf. 30 H. 3. m. 5. we find a Command to the King's Treasurer, to take the City of London into the King's Hand because the Circana did into the King's Hand, because the Citizens did not, secundum Legem & consuctudinem Regni, raise the Hue and Cry for the Death of Guido de Aretio, and others who were slain.

Duers. See Conders. Duiffiere. See Ufher.

mufferium, Ships to transport Horses. 'Tis mentioned in Hoveden by the Name of Wifers. And Brompton, Anno 1190. calls them Uffers, viz. Rex Tancredus dedit Regi Anglia 4 magnas naves

quas vocant Uffers. It doth not appear by Vossius or Somner, from whence this Word is derived. Some will have it from the Fr. Huis, i. ê. a Door; because when the Horses are on Shipboard, the Doors or Hatches are shut upon them, to keep out Water.

Dulka, A Hulk, or small Vessel. Commist cum eis & cepit tres cavicas, & unam hulkam, & quatuor Calingavias. Tho. Walfingham, p. 394.

pullus. A Hill. Habendum & tenendum dictam pasturam in hullis & holmis, i. c. in Hills and Dales. Mon. Ang. tom. 2. p. 292.

Dulm, Sec Holm.

Dumaguini, a moist Place. In Ecclessis, in decimis, in humaguis, in terris, in pratis. Mon. Angl. 1 Par. f. 628. a.

Dumber in Yorksbire. Sec Abus aftuarium.

Dundito (Hundredum, Centuria) is a Part of a Shire so called, either because of old each Hundred found 100 Fidejussors of the King's Peace, or 100 able Men for his Wars. But I rather think tis so called, because it was composed of an Hundred Families. 'Tis true, Brompton tells us that an Hundred contains Centum Villas ; and Giraldus Cambrensis writes that the Isle of Man hath 343 Villas. But in these Places the Word Villa must be taken for a Country Family; for it cannot mean a Village, because there are not above 40 Villages in that Island. So where Mr. Lambard tells us that an Hundred is so called, a numero Centum bominum, it must be understood of an Hundred Men, who are Heads or Chiefs of so many Families. These were first ordained by King Alfred, the 29th King of the West-Saxons: Aluredus Rex, (fays Lam-King of the West-daxon: Aureaus Kex, (lays Lambard, verbo Centuria,) ubi eum Guthruno Daw sander, prudentissimum illud olim a Jethrone Moiss datum secutus consilium, Angliam primus in Satrapias, Centurias, & decurias, partitus est. Satrapiam, Shyre, a Scyrian, squad partiti sgenistat, mominavit Centuriam, Hundred, & Decuriam, Toothing sive Tienmantale, i. e Decemvirale Collegium appellavit; atque iifdem m.minibus vel kodie vo-cantur, &c. This Dividing Countics into Hun-dreds, for better Government, King Alfred brought from Germany: For there Centa, or Centena, is a Jurisdiction over an Hundred Towns. This is the Original of Hundreds, which still retain the Name, but their Jurisdiction is devolved to the County-Court, some few excepted, which have been by Privilege annexed to the Crown, or granted to fome great Subject, and fo remain still in the Nature of a Franchise. This has been ever since the Stat. 14 E. 3. Stat. 1. cap. 9. whereby these Hundred-Courts, formerly farmed out by the Sheriff to other Men, were all, or the most Part, reduced to the County-Court, and fo remain at present. So that where you read now of any Hundred-Courts, you must know they are several Franchises, wherein the Sherist has not to do by Franchics, wherein the sherin has not to do by his ordinary Authority, except they of the Hundred refuse to do their Office. See Wess, Part. 1. Symbol. lib. 2. fest. 228. Ad Hundredum post Pascha, & ad proximum Hundredum post Festum St. Micb. Mon. Angl. 2 Par. s. 293. a. The Word Hundredum is sometimes nsed for an Immunity or Privilege, whereby a Man is quit of Hundred-Penny, or Customs due to the Hundreds. See Turn and Ward.

ψ, undredoze, Hundredarii, Are Men empannelled, or fit to be empannelled on a Jury upon a Controversy, dwelling in the Hundred where the Land in Question lies, Cromp. Fur. fol. 217. and 35 H. 8. 6. It signifies also him that hath the Jurisdiction of a Hundred, and holdeth the Hundred Court, 13 E. 1. cap. 38. 9 E. 2. Stat. 2. & 2. E. 3. cap. 4. and sometimes it is used for the Bailist of an Hundred. Horne's Mirror of Justices, lib. 1. cap. del Office del Coroner.

Univer Lagh Signifies the Hundred Court, from which all the Officers of the King's Forest were exempted by the Charter of King Canutus, c. 9. See Manwood; vide etiam Warseot.

Uningredepenpe. Est autem pecunia quam subsiditi causa vicecomites olim exigebat ex singulis Decuriis sui Comitatus, quas Tethingas Saxones appellabant. Sie ex Hundredis Hundred-penp. Spelm. Pence of the Hundred. Cambd. Brit. fol. 223. Hoe est, quietantia pro denariis dandis, vel aliis consuetudinibus faciendis Prapositis Hundredorum. MS. in Bibl. Cotton sub. Tit. Vitellius. C. 9. fol. 220. b. This is elsewhere called Hundredseh, as in Charta Johannis Regis Egidio Episcopo Heres. and recorded in Libro nigro Heres.

'Tis mentioned in Domesslay, viz. Denarii de Hundret, & Denarii sancti Petri. Gale. Hist. Brit. f. 764.

Hundred-setena. Et habeant Sacam & Socam on Stronnd & on Streme, on wode & on selde, Gritbbrice, Hundred-setena, Adas & Ordelas, &c. Charta Edgari Regis Mon. Glaston. Anno 12 Reg. Mon. Angl. 1 Par. fol. 16. b. Sata, or Setena, in Composition, signifies Dwellers or Inhabitants. Debent habere constitutionem Hundred, quod Angli dicumt Hundred Jetena. Text. Ross.

Qunnum, Sevenshall in Northumberland.

Surderesers, see Herrdseste, a Domestick, or one of the Family. From the Sax. Hyred, Famalia, and Fast, Firmus. Bis in anno conventant in hundredum suum quicunque liberi tam Hurdereserst quam folgarii ad dignoscend. se Decania plena sint. Leg. H. 1. c. S.

Untrers, The Cappers and Hat-Merchants, being called Hurrers, were formerly one Company of the Haberdashers. Stow. Survey of Lond. p. 312.

Until, Upit, Util, Are derived from the Sax-Hyrs, i.e. a Wood, Plump, or Grove of Trees. There are many Places in Kent, Sussex, and Hampshire, which begin and end with this Syllable; and the Reason may be, because the great Wood called Andreswald extended through those Counties.

Uniff Caffit Is so called, because fituated near the Woods. So Hurslega is a woody Place; and probably from thence is derived Hursley, now Hurley, a Village in Berksbire.

Hurtardus, Murtus, A Ram, or Weather, a Male Sheep. Agni primo compoto possipuam nati sunt Agni wocantur, secundo anno Hoggastri, & conjunguatur Multones cum multonibus, & Hurtardi cum Hurtardis, & famella cum evibus. Regula compoti domus de Farendon. MS. — De multonibus 381. de hurtis & muricis 207. De bogris 121. & de agnis 100. Mon. Angl. Ton. 2. pag. 666.

Dus and Dant. Quidam Henricus Pinckpap captus per querimoniam Mercatorum Flandrie & impriso-natus, offert Domino Regi Hus & Hunt in plegio ad fandum recto, & ad respondendum pradictis mer atoribus & omnibus aliis, qui versus eum loqui voluerint. Et diversi veniunt qui manucapiunt quod dictus H. P. per Hus & Hant veniet ad summonitionem Regis vel Concilii sui in Curia Regis apud Shepweye, & quod sahi ibi resto, &c. Placita coram Concilio Domini Regis, Anno 27 H. 3. Rot. 9. Quare, an non sit commune plegium, sicut Jo. Do, & Ric. Ro. Sec 4 Inft. fol. 72. Pusbeece Is what we now call Burglary.

From the Sax. Hus, an House, and Brice, a Break-

Burcarie, (Sax.) a Domestick Servant, or one of the Family. Also the Domestical Gatherers of the Danes Tribute. The Word is often found in Domessay, where we find the Town of Dorchester paid to the Use of Honfrarles one Mark of Silver. See Karles. It properly fignifies a stout Man, or a Domestick, viz. Rex Hardeknutus sus Huscarles misst per omnes Regni sui provincias ad exigendum tributum. Du Cange.

Justans, Of the French Houseau, i. ocrea, a Kind of Boot, or somewhat made of coarse Cloth. and worn over the Stockings; a Buskin, or as the Vulgar call it a Spatterdalb. It is mentioned

in the Stat. 4 E. 4. c. 7.

Huseans signifies Hose. From the Sax. Hosa,

Caliga.

Unstablite, Housebote. From Saxon bus a House, and bote Amends or Repair. The Liberty allowed a Tenant to cut as much Timber and Wood upon the Premisses, as was necessary for the Support and Repair of the Farm-house, and adjoining Buildings. See Mr. Kennet's Glof-

pusfaffne Is he that holdeth House and Land, Bracton, lib. 3. tract. 2. ca. 10. hath these Words Et in Franco plegio esse debet omnis qui terram tenet & domum qui dicuntur Husfaltne, & etiam alii, qui illis deserviunt & dicuntur Folgheres, &c. Some have corruptly written it Hurderesess & Hurdesess, but more truly Heordfeste ; which see in Gloff. in decem

feriptor. Dusgablum. Item tota illa terra que est inter distam Aulam & venellam, que dicitur Swainegalle & de terra S. Petri, & vocata Peterbordland, & funt ibi modo tria Tofta, & quod reddit Husgablum, aliter non geldabilis. Inq. capt. apud Ebor. Anno 1275. in Registro vocat' le Whitebook. It seems to signify House-Rent, or some Tax or Tribute laid upon Houses.

Duffotum, a certain Tribute paid to the chief

Lord for every House of his Tenants.

Qualling People, The Parishioners of Leominfler, in a Petition to King Edward VI. fet forth that in their Town there were to the Number of 2000 Husseling People, &c. that is 2000 Communicants, for Hussel in the Saxon Tongue fignifies

the Holy Sacrament.

Buffings, (Huftingum, from the Sax. Hus, Domus, and Thing, Caufa, quaft Domus caufarum.)
This was my Lord Coke's Opinion of the Derivation of this Word. But it comes from the Sax. Hustinge, which fignifies Concilium, or Curia. And so its called in Sax. Chron. An. 1012. viz. They took the Bishop, and led him to their Hufling, i. e. to the Council. But Hustinga est antiquissima & celeberrima Londoniorum Civitatis Curia suprema, the principal and highest Court in London, II H. 7. cap. 21. and 9 Ed. I. cap. unico. Of

the great Antiquity of this Court, we find this honourable Mention in the Laws of King Edward the Confessor, Debet etiam in London, qua est caput Regni & Legum, semper curia Domini Regis singulis septimanis die Lune Hustingis sedere & teneri. Fundata enim erat olim & adificata ad instar & ad mo-dum & in memoriam veteris magna Troja, & usque in hodiernum diem Leges & jura & dignitates, libertates, regiafque confuetudines antique magna Troja in fe continet — & confuetudines fuac una femper involabilitate confervat. See Trylor's Hift. Gavel-kind, pag. 55. This Court is held before the Lord Mayor and Aldermen of London. Error or Attaint lies there of a Judgment, or false Verdict in the Sheriff's Court, as appears by F. N. B. fol. 23. Other Cities and Towns also have had a Court of the same Names, as Winchester, Lincoln, York and Shepey, and others, where the Barons or Citizens have a Record of such Things as are determinable before them. Fleta, lib. 2. cap. 55 Stat. 10. E. 2. cap. unico. 4. Infl. fol. 247. and Gloff. in decem feriptores on this Word.

Wuttefrum, A Hue and Cry. —— Abbas &

Conventus ust funt biis libertatibus, scil. visum franciplegii, hutchum clamatum, & effusionem sanguinis.

Cartular. Abbat. Glaston. MS. f. 87.

Hulplam. Terras quietas ab omni Hutilan & omni alia exactione, & dimidiam acram in T. qua tantum Hutilan reddit. Mon. Angl. vol. 1. fol.

586. b. q.

Bobernagium, The Season for sowing Winter-Corn, or Wheat and Rie, between Michaelmas and Christmas: As opposed to tremagium and astivagium, the Season for sowing Summer-Corn in the Spring of the Year. The Words were taken fometimes for the different Scasons, sometimes for the different Lands on which the different Grains were fowed, as Wheat and Rye on Fallow: Barley, Oats, &c. on Land of one Tilth: And again fometimes for the different Corn, as hibernagium was applied to Wheat and Rye, which we still call Winter-Corn : And tremagium to Barley, Oats, &c. which we likewise term Summer-Corn. See Fleta, lib. 2. cap. 73. feet 18. and lib. 2. c. 41. feet. 1. where it is called Thornagium. See Ibernagium.

Proc of Land. See Hide.

Dynegplo, A Ranfom paid to fave one's Skin, viz. that it be not beaten. Also the same with

Byth, A Port or little Haven to lade or unlade Wares at, as Queen-hyth, Lamb-hyth, &c. New Book of Entries, fol. 3. — De tota Medietate Hy-Book of Entries, fol. 3. — De tota Medietate Hy-thæ suæ in, &c. cum libero introitu & exitu, &c. Mon. Angl. 2. par. fol. 142.

Hee litera est etiam verbum seu vestius pronomen, filleet, Ego, unde derivatur possessium (meus) ut ab altero pronomine, (viz. tu, tuus) in English Mine and Thine; or as we use Meum and Tuum, the proper Guides of Right; and whose being mis-Hec litera est etiam verbum seu rectius pronomen, understood, hath been the Ground of all Quar-

Back (olim Wambasium) erat tunica, quod non ferro Solido, sed tunicis plurimo lino investis municipali del Coat worn by Horsemen in War, not made of solid Iron, but many Plates fasten'd together; which some by Tenure were bound to find upon any Invasion.

See Hidage. fol. 239. tells us. Accepi ab ore ejusdem Johannis Philpot quod mille loricas vel Tunicas, quas vulgo vocant Jakes, redemerit de manibus creditorum. And in Pag. 249. Acceptum quoddam Vestimentum pretiosum Ducis Lancastrie, quale Jack vocamus.

It was called Lorica, because at first it was made

with Leather.

Factions and Fections, A Latin Word fignifying him that loseth by Default, Placitum fuum neglexerit, & Jactivus exinde remansit. Formul. so-

len. 159.

Tamaica Is an American Island, lying on the South of Cuba ; in Length from East to West Fifty Leagues, and in Breadth Twenty, the Middle under the eighteenth Degree of Northern Latitude : It was in Part taken from the Spaniard by the English in the Year 1655, and is mentioned in the Stat. 15 Car. 2. cap. 5.

Jamaica: wood, mentioned 15 Car. 2. cap. 5. Is a Kind of speckled Wood, of which are made Cabinets, called there Granadillo. The Tree (as they fay) is low and fmall, seldom bigger than a

Jamuraur, Armour for the Legs. From Jambe, Tibia.

Baniela. See Thamefis.

Hampuum, Furz or Gorse; also a Ground, Co. 1. part. fol. 179. a Word much used in Fines, and the Name seems to derive it self from the French Faulne, t Yellow, because the Blossoms of it are of that Colour. Co. on Lit. p. 5. flays Fampna, fignifies a waterish Place Man-awood in his Forest-Law, c. 25. num. 3. says, No Man may cut down Furze or Whins, within the Forest without good Licence.

Jannum. Heath, Whins, or Furz.

Ernisius queritur quod homines falcabant Jannum in quadam bruera quam habet in Dunheved. Placita 23 H. 3. Sumerset. apud Prinne. Collett. tom. 3.

p. 93. Bantum. -- Malefactores venerunt in quandam separalem pasturam in Uplym, qua pertinet ad Abbatiam Glassonia, & Janta & alia in eadem - Cartular. Glaston. cre∫centia combu∬erunt. -MS.

Haquee, a Sort of fmall Money used here. 'Tis mentioned by Staundford in his Pleas of the Crown.

cap. 30. us it is taken for an Earthen Pot or Vessel of Oil, containing twenty Gallons.

Jattock, (Anno 1 R. 3. c. 8.) is a Kind of Cork, or other Ingredient, which this Statute prohibits

Dyers to use in dying Cloth.

Jaun (Fr. Jaune, i. e. yellow Colour). Praterea concedit Abhati & Conv. & hominibus eorum de Stanhal de se & de baredibus suis colligere Jaun & Feugere & breue & Genestam per terram suam fine impedimento, See. Charta Will. de Bay, fine dat. Doubtles here Jaun is used for Furze or Gorse, which we now in Law Latin call Jampnum, and anciently Janum ; as, Decimas illius Janui in Dunheved. Pl. Affif. 22 H. 3.

Ibernagium, Hibernagium, Ybernagium. Season for fowing Winter-Corn. — Et arabit unam acram, seminabit cum semine Domini, eandem herciabit, videlicet, dimidiam acram ad Ibernagium & dimidiam ad tremagium, & cariabit de fæno Domini. Chartular.

Abbat. Glaston. MS. f. 91. a.

The Dien, The Motto under the Arms of the

Walfingham, in the Life of Richard II. Saxon Ic Thein, the Sax. D. with a Stroke traverse sus, Accept ab ore ejustem Johannis being Th. and signified, I serve, or am a Servant. As the Saxon Kings ministerial Lords were called Theins.

Bitent, Suffolk, Norfolk, Cambridge, and Hun-

tingdonsbires.

Firm Dien Is the Motto of the Arms of the Prince of Wales. From the Germ. Ich-Dien. i. e. I ferve. It was formerly the Motto of John King of Bohemia, who was flain in the Battel of Creffy by Edward the Black Prince, and taken up by him to shew his Subjection to his Father.

[clangs, leberow in Norfolk.]

[clangs, leberow in Norfolk.]

[conie, (leonia,) a Figure, Image, or Representation of a Thing. Tis mentioned in Matin. Parif. pag. 146. 491. in Hovedon, pag. 670. and in

Brompton, pag. 1178.

Itus ogous, Atus (æcus, A Bruise, a Swelling, any Hurt or Maim without breaking the Skin, which they called properly plaga, a Wound, and aperta plaga, an open Wound. Si inveni-antur plaga aperta, vel brussura per icus orbos. Bra-ton, lib. 2. tratt. 2. cap. 5. feet. 7. So Orbis was ufed for a black and blue Spot, or livid mark of Beating.—Ligna faciunt brusuras, orbes, & istus, qui judicari non possunt ad plagam, ib. cap. 24. sec. cravatus ibi sit, vel non convictus, noxa witam emendabat Domino, cujus hominem vulneravit.

him, who upon a Capias or Exigent is taken and committed to Prison for another Man of the same Name; whereof see the Form, and farther Use in F. N. B. f. 267. Sec Reg. Crig. 194. Idempnitate nominis maintainable by Executors, &c. an. 9 H. 6.

cap. 4.

Alors, Idus, Are eight Days in every Month fo called. In March, May, July and Offober, they begin at the eighth Day of the Month, and continue to the Fifteenth; in the Rest they begin at the Sixth, and End at the Thirteenth. But here observe, that only the last Day is called the Ides, the first being termed the eighth Ides, the Second, the Seventh, that is, the Eight or Seventh before the Ides, and so of the Rest, and therefore when we speak of the Ides of such a Month, we must understand it of the Fifteenth or Thirteenth Day of that Mouth. See Calends.

Focot Is a Word in Greek properly fignifying a private Man, who has no publick Office. A-mong the Latins it is taken for illiteratus, imperitus, and in our Law for non compos mentis, or a natural Fool. The Words of the Stat. 17 E. 2. c. 9. are Rex babebit custediam terrarum saturan maturalium, whereby it appears he must be a natural Fool, that is, a Fool a Nativitate: For if he was once Wife, or became a Fool by Chance or Misfortune, the King shall not have the Custody of him. Staunds. Prarog. cap. 9. F. N. B. fol. 232. If one have Understanding to measure a Yard of Cloth, number Twenty, rightly name the Days of the Week, or to beget a Child, he shall not be counted an Ideot, or natural Fool, by the Laws of the Realm. See 4 Rep. Beverly's Cafe.

Adeota inquirendo bet eraminanto, Is a Writ to the Escheator or Sheriff of any County, where the King hath Notice that there is an Idsot naturally born, fo weak of Understanding, that he Prince of Wales. Sir Henry Spelman judges it was cannot govern or manage his Inheritance, to call

before

before him the Party suspected of Ideocy, and examine him: And also to inquire by the Oaths of Twelve Men whether he be fufficiently witted to dispose of his own Lands with Discretion or not, and to certify accordingly into the Chancery; for the King hath the Protection of his Subjects, and by his Prerogative the Government of their Lands and Substance that are naturally defective in their own Diferetion. Stat. de Prerog. Regis, edit. 17 E. 2. cap. 8. whereof read Staundf. Prerog. cap. 9. and of this Writ read F. N. B. f. 232. and Reg. Orig. fol. 267.

Foleman. Item quod nullus manuteneat nec ducat Kernes nec gentes vocatas Idlemen, nisi in Marchiis

Suis propriis. Pat. 5 Ed. 3. p. 1. m. 25.
Idoneum le facere. Idoneare le, To purge himself by Oath of a Crime of which he is accused. Leg. H. 1. cap. 75. where the Word Idoneus is taken for Innocens.

Journal is taken for innocens.

Journalus Fluduus, Blackwater in Effex.

Jejudum, (Pargatio per Jejunium.) 'Tis mentioned in Leg. Canuti cap. 7. apud Brompton, viz.

Cum Sociis se purget, vel Jejunum ineat, se opus est,

& applicetur ad corfned, & stat voluntas Dei.

Jeman, sometimes used for Keonan. Sciant

— quod ego Johannes Smith de Bromyard in Com. Heref. Jeman dedi Ricardo Wiggemore Arm. omnia terr. & Tenementa, &c. Dat. 10 Jan. An. 9 H. 6.

This in Dutch fignifies aliquis.

Jeofaple Is a Compound of three French Words j'ay faille, i. ego lapsus sum, and in a legal Sense denotes an Overlight in Pleading, or other Law-Proceedings; touching which you have a Statute 32 H. 8. 30. whereby it is enacted. That if tute 32 H. 8. 30. whereby it is enacted. That if the Fury have once past upon the Issue, though afterward there be found a sectable in the Pleading, yet fundament shall likewise be given according to the Verite Tear 1300. it is ordained, ut serventes offia dict of the Fury. See Bro. Tit. Repleader. The Author of the New Terms of Law saith, That a Complitive libidem, tempore estimate possible is, when the Parties to any Suit have in the please of the plant of the fundament of the Parties to any Suit have in the please of the plant of and this Pleading or Is tried by a Jury, and this Pleading or Is a badly pleaded or Grand Inquest, impanelled in the Inquistion of joined, that it will be Error if they proceed: Causes criminal and publick, and written upon then some of the said Parties may, by their the Bill, when they missike their Evidence as Counsel, shew it to the Court as well after Verdick given, and before Judgment as before the Pleading proceeded so far, that they have joined Issue, which shall be tried, or is tried by a Jury, dist given, and before Judgment, as before the Jury be charged; the Shewing of which Defects, before the Jury charged, was often, when the Jury came into Court to try the Islue; then the Counfel which will shew it, shall say, This Inquest you ought not to take; and if it be after Verdick, then he may say, To Judgment you ought not to go: And because of this many Delays grew in Suits, for the Redress of which divers Statutes were made vir. 22 H. 8. 20, before mentioned and made, viz. 32 H. 8. 30. before-mentioned, and others in Queen Elizabeth and King Fames his Days, viz. 18 El. 14. 12 Fac. 13. yet the Fault is little amended.

Heffe, A Branch, or large Candlestick of Brass branched into several Sconses, and hanging down in the Middle of a Church or Choir, to spread the Light to all Parts. This Invention was first called Arbor Fesse and Stirps Fesse, from the Similitude to the Branch or Genealogical Tree of Fesse. This weeful Ornament of Churches was first brought over into England by Hugh de Flory, Abbot of St. Auftins in Canterbury about the Year 1100. as thus recorded by the Historian of that Abbey. Pulpitum etiam in Ecclesia fecit, candelabrum

p. 1796.

Jetten, Jetzon and Jotton; From the French fetter, ejicere, is any Thing thrown out of a Ship, being in the Danger of Wreck and by the Waves driven to the Shore. See Flotfon, Co. lib. 5. f. 106.

Hews, Judai. See Judaism. Anciently we had a Court of the Justices assigned for the Government of the Fews. Sec 4 Inft. fol. 254. Rex-Vic. Wigor. salutem. Pracipimus tibi quod clamari & obfervari facias per totam Ballivam tuam, quod omnes Judai deferant in superiori indumento suo ubicunque ambulaverint vel equitaverint infra villam vel extra, quasi duas tabulas albas in pectore factas de lineo panquip unis tuonis and in petiore factas as tineo par-no vel de pergameno, ita quod per hujufnodi signum manifeste possint Judzi a Christianis discerni. T. comite apud Oxon, 30. Martii Claus. 2 H. 3. p. 1. 10. in Dorso.

Flungia, i. e. the finest white Bread, formerly

called Coked Bread.

Dic panem, lapidem, quoque dic Ifungia, Quare? Hoc quia de facili fungitur omnis homo.

Ignis Judicium, Purgation by Fire, or the

old judicial fiery Trial. See Ordeal.

Ignitegium, The eight a Clock Bell, so cal-Jignitegium, The eight a Clock Bell, so called (as in old Engl. Curfew, Covre feu, i. e. Cover-Fire,) because the Conqueror Will. 1. ordered his Subjects at that Hour upon the Signal of a Bell, or other Sound, to put out their Fires and Lights. When this Custom of extinguishing did by Degrees it ielf expire, yet the Ringing of a Bell at eight in the Evening, being still kept up, was long after called by the same Name. As in

defective, or too weak, to make good the Pre-fentment; the Effect of which Word so written is, that all farther Enquiry upon that Party for that Fault is thereby stopped, and he delivered without further Answer. It hath a Resemblance of that ancient Custom of the Romans, where the Judges, when they absolved a Person accused, did write A. upon a little Table provided for that Purpose, i. Absolvimus; if they judged him guilty, they writ C. id eft, Condemnamus; if they found the Cause difficult and doubtful, they writ N. L. that is, Non liquet. Asconius Redianus in oratione pro Milone, Alexander ab Alexandro. Genial. die-rum, Lib. 3.c. 14.

Billieta, Item apud Poulton xx boves, pretium bovis vi sol. viii boviculos, pretium cujuslibet ii s. viii jinietas, pretium cujuslibet ii s. 1 Affrum v sol. Chartular. Abbat. Glaston. MS. sol. 60. Let the Curious enquire, whether finieta signifies a Colt, a young Horse, a fennet, or not rather a Heiser, a young Cow, which in some old Latin was Junix

and Junieta, quast Junior Vacca.

Thenulostreet Is one of the four famous Ways that the Romans made in England, called Stratum Icenorum, because it took Beginning ab etiam magnum in choro areum, quod Jesse cocatur, in Icenis, which were the People that inhabited Nor-partibus emit transmarinis. Chron. Will. Thorn. folk, Suffolk, and Cambridgeshive. Cambd. Brit. f. 343: Leg. Edw. Conf. c. 12. See Watling-street. H h

Allche-

Alchester. Sec Iscalis.

Met, by Contraction an Eight, i. e. a little Ifland.

Alleviable, That may or cannot be levied, and therefore Nihil is a Word fet upon a Debt Illeviable.

Alluminare, To illuminate, to draw in Gold and Colours the initial Letters, and the occasional Pictures in Manuscript Books. ut ipfe Episcopus libros scribere, illuminare, & ligare non fassidiret. Brompton, sub anno 1076. Those Persons who particularly practised this Art, were called Illuminatores, whence our Lim-

Jimbargo, A Stop or Stay, most commonly upon Ships by publick Authority. 18 Car. 2:

cap. 5.

Imbezite or Imbessi, To Waste, Scatter and Consume; as if a Person intrusted with Goods, we say. He hath imwaste and diminish them, we say, He hath imbifil'd the Goods. 14 Car. 2. c. 31.

Imblocare. See Excommunication.

Imbustery. See Embracery.
Imbustery. See Embracery.
Imbust. Ember-Days. The four Ember-Weeks,
or folemn Scasons for Ordination: First used as quarterly Fasts to pray for the Fruits of the Earth; they are mentioned in the Council of Enham, lanno 1009. c. 16. and in the Laws of

King Alfred. cap. 39.

3 mbzebiate, (Stat. 37 Ed. 3, 4.) imbreviare: In Schedulam (quod breve vocant) rem conscribere, re-digere: Scripto breviter mandare.

Imbrocus, A Brook, a Gut, a Water-passage. - Totum nostrum imbrocum de Blakeburn, sive predictus brocus sit major sive minor, cujus broci longitudo ex australi parte incipit ad partem de Oxenal, & ducit super aquam de Limenal. Somner of Ports

and Forts, p. 43. Impalare, To put in the Pound. Leg. Hen. 1.

Jmpanulare, To Impanel a Jury. A Privilege was fometimes granted, that a Person should not be impanelled, or returned upon a Jury. -Non ponatur nec impanulctur in aliquibus Affifis, Juratis, Recognitionibus, &c. Paroch. Antiquit, pag. 657. See Mr. Kennet's Glossary.

Imparlance, (Interlocutio or interloquela) is a Motion or Petition made in Court by the Tenant or Defendant, upon the Count of the Demandant or Declaration of the Plaintiff; whereby he craves Respite, or a farther Day to put in his Answer. See Brook, Tit. Continuance. Imparlance is general or special Special is with this Clause, Salvis omnibus advantagiis, tam ad jurisdictionem Curie, quamad Breve & Narrationem. Kitchin, f. 200. General is that which is made at large, without inserting that, or the like Clause. See Emparlance.

Imparsoner, As Parson imparsonee, Persona imparsonata, is he that is inducted, and in Possessis. on of a Benefice. Dyer, f. 40. num. 72. says a Dean and Chapter, are Parsons imparsonees of a

Benefice appropriate unto them.

Impeachment of Malte, Impetitio vafti, comoth of the French Empeschment, i. impedimentum, and fignifics a Restraint from committing of Waste upon Lands and Tenements. See Waste. And therefore he that hath a Lease without Impeachment of Waste, hath by that a Property or Interest given him in the Houses and Trees, and may make Waste in them without being impeached for it, that is, without being questioned, or demanded any paratus.

Recompence for the Wafte done. See Co. lib. 11.

Bowle's Cafe, f. Sz.

Impechare, (French Empescher. Latin Impetere.) To impeach, to accuse and prosecute for Felony or Treason, -- Et promisit Regi Navarra quod nunquam eum impechiaret pro morte dicii Caroli de Hispania. Hen, de Knighton, sub anno 1256. Spelman and Somuer tell us, That it is derived from the Lat. Impetere, which is to accuse, or in jus weare, from whence impetitio fignifies an Acculation, viz. fine impetitione wash, is withour impeaching or accusing him of Waste.

Junediatus, Expediatus, Impediati canes, Dogs lawed and disabled from doing Mischief in the Forests, and Purlicus of them. — Omnes canes infra forestam solebant esse impediati aut ampu-

tati finistro ortello.

Impetients, Hee est sinalis concordia fatta in Cu-ria Domini Regis apud West. in octabis Sancti Hillarii, Anno Regni Regis Hemici Filii Regis Johannis Septimo, coram Thoma de Multon, &c. Inter Willielmum de Mohun querentem & Will. Brewere impedientem de Manerio de Clynton, & a treuere impetitentem de Ef-cambio faciend. fummonit. fuit inter eos in eadem Curia, & c. Where Impedientem seems to be used for Defendentem or Deforcientem.

Imperiale, i. e. a Sort of very fine Cloth. I-tem tunica de Imperiali cum arboribus rubris & leo-

nibus aureis, &c.

Impelcatus, Impeached, accused, Burgenses & Piscatores Civitatis nostra London, super illicitis negointeriors. Sec. calumpniati effent coran nobis & impelcati. Pat. 18 Ed. 1. p. 1. m. 15. intus.

¶impetitio, Accusation or Impeachment. As

fine imperitione vasti, or sine impedimento vasti, i. e. without Impeachment of Waste; the Party shall not be questioned or accused for any Waste.

Impetration, (Impetratio) an obtaining by Request and Prayer. It is used in our Statutes for the Pre-obtaining of Benefices and Church-Offices in England, from the Court of Rome, which did belong to the Gift and Disposition of our Lord the King, and other Lay-Patrons of this Realm. The Penalty whereof was the same with Provisors. 25 Ed. 3. See 38 Ed. 3. Stat. 2. сар. 1.

Implement (Anno 23 H. 8. cap. 9.) fignifies as much as impairing or prejudicing. For the Words of the Statute are, To the Implement and Diminution of their good Name.

Implest, (From the Fr. Plaider) to fue, ar-reft or profecute by Course of Law.

Amplements Cometh either of the French Word Employer, to employ; or the Latin Impleo, to fill up, and is used for all Things necessary for a Trade, or Furniture of a Houshold: And in that Sense you shall often find the Word used in Wills, and Conveyances of Moveables.

Impost Is a French Word fignifying Tribute, and derived of the Verb Imposer, i. injungere, and fignifieth the Tax received by the Prince, for fuch Merchandise as are brought into any Haven within his Dominions from Foreign Nations. 31 Eliz. 5. It may in some fort be distinguished Eliz. 5. It may in some fort be continguated from Custom, because Custom is rather that Profit the Prince maketh of Wares shipped out; yet they are frequently confounded

Implest Boner, i. e. Money paid at lifting of Soldiers: From the Preposition In, and Fr. prest,

Jim:

Ampletiabilis Is a Word often mentioned in Charms were in Verse. 4 Par. Inft. fol. 44.

Matt. Parif. and it fignifies invaluable.

Junitmery, A Print, Impression; also the Art of Printing, and likewise a Printing-house. Anno

with another, either in his Defence or otherwife: "Tis often mentioned in Matt. Westm. viz. Juramentum ex parte Regis Anglorum fuerat violatum dun Imprissi sui ob gravissimam redemptionem sunt redempti, pag. 282. so in another Place, omnes ho-mines & Imprissi Domini Ludovici, &c. So in Matt. Paris. pag. 127. quod nos erimus Imprisii ejusdem Regis, &c.

Impaisonment, Imprisonamentum, Is the Re-ftraint of a Man's Liberty, whether it be in the open Field, or in the Stocks, or Cage in the Streets, or in a Man's own House, as well as in the Common Gaol. And in all these Places the Party so restrained is said to be a Prisoner, so long as he hath not his Liberty freely to go at all Times, to all Places whither he will, without

Bail or Mainprife.

Impropriation, Of which there are in England 3845. It is properly so called, when it is in the Hands of a Layman, and Appropriation when in the Hands of a Bishop, College, or Religious House, though fometimes they are confounded. See Appropriation.

Implovement. See Approvement. Impluiare, To improve Land. Impruiamen-'tum, the Improvement so made of it .-- Nunquam liceat pradicto A. nec haredibus ipsius pasturam de averiis suis onerare, nec aliquid impruiamentum nostrum alicui in pradicto manerio unquam impedire. Chartular. Abbat. Glaston. MS. fol. 50. a. Breve de nova disseifina super impruiamentis factis in moris de Sowy-- remisit omnem querelam pro xii. acris impruiandis in eadem mora. ib.

In alto & imu, The fame with Alto and Baffo,

which fee.

Inbiaura, Profit or Product of Ground .-Quoddanı messuagium cum uno ferdello terræ in Manerio de Wrington-cum tota inblaura in perpe-tuum resignavit.- Chartular, Glaston. MS. f.

70. Invo:h & Dutbozh, Saxon. Vide Cambden's Where he favs, speaking of Britan in Ottadinis, Where he says, speaking of Edelingham, the Barony of Patrick Earl of Dunbare, which also was Inborow and Outborow between England and Scotland, as we read in the Book of Inquisitions, that is, (as he believes) he was to allow and to observe in this Part the Ingress and Egress of those that travelled to and fro between both Realms; for Englishmen in ancient Time called in their Language an Entry and Fore-Court or Gatehouse, Inborow.

Intaffellare, To reduce a Thing to serve inflead of a Castle; the Word is often applied to Churches, as in Gervas. Dorob. Anno 1144. viz. Qui post mortem patris ecclesiam Incastellatam retinebat. So in Malmsbury. Ecclesiam B. Maria Genetricis Dei Linch incastellatam.

Lincoln. incastellaverati

In casu confirmiti Is a Writ. See Casu confi-

An casu probiso Is a Writ. See Casu Pro-

Incaustum. See Encaustum.
Inchanter, Incantator, Is he that by Charms or Verses conjures the Devil. Qui carminibus vel cantiunculis Damonem adjurat. The Ancients called them Carmina, because in those Days their

Inchantres, Incantatrix, Is a Woman that uses Charms and Incantations. See Inchan-

4 Car. 2. cap. 23.

Ampailin, Those who side with, or take Part strument in Writing: Comessit in Comes ipsam & inchartavit post aliquot annos, ut possessio sua sic sirmius roboretur. Matt. Paris. Anno 1252. fun sic firmius roboretur.

Jus he primits roboretur. Matt. Fath Anno 1234.

Antitiont, Incidens, fignifies a Thing necellarily depending upon another as more principal. For Example, a Court-Baron is to in. ident to a Manor, and a Court of Pypowders to a Fair, that they cannot be severed by Grant; for if a Manor or Fair be granted, these Courts cannot be severed. Kitchin, fol. 36. See Co. on Litt. fol.

Inclaudare, 'Tis mentioned in the Monasticon, 2 tom. p. 598. and fignifies to fetter a Horse, viz. Et si Inclaudet palefridum Regis dabit ei palefridum

4 marcarum, &c.

Juciaula, A Home-Close, or Inclosure near the House.— Dicunt per sacramentum suum, quod capitale messuagium valet per annum cum tota Inclausa. 11 sol. Paroch. Antiquit. pag.

Incopolitus, A Proctor or Vicar: Probibeo ne fummoneas monachos, &c. ut eant ad Hundreda, nec ad firras, fed Incopolitos fuos, vel unum ex homini-bus fuis mittant. Leg. H. 1. Monast. 1 Tom. pag.

1023.

Sincrementum. — Dedi J. B. Quoddam Incrementum terre mee apud D. &c. by which is meant a Parcel of Land inclosed out of common or waste Ground. But the Word was more often used for Advance in Rent or other Payment.-Reddendo antiquam firmam & de incremento xi s. Paroch. Antiquit. pag. 164. Taxatio Spiritualitatis una cum incremento per relaxationem. ibid. pag. 316. To which was opposed decrementum, Abatement, whence Decrements in the Buttery-Books, on Accounts of batteling in Oxford.

Introdul, Incrociare. See Encroachments. In mis-

rals and their Deputies do incroach to themselving Jurisdictions, &c. 15 R. cap. 4.
Incumbent Is a Derivative from the Latin

Verb Incumbo, to mind diligently, and is a Clerk Resident on his Benefice with Cure, Co. on Litt. f. 119. and called Incumbent of that Church, because he doth or ought to bend his whole Study to discharge his Cure. 10 H. 6. 7. and 1 & 2 P. & M. cap. 17.

Incurramentum Is used in Rot. Vafc. 17 E. 1. M. 13. For incurring a Penalty, or becoming subject to a Fine or Americanent. So incurri alicui, to be liable to another's legal Cenfure or Punishment. As in the Stat. 2 Westm. c.37. Statutum est quod ejusmodi Tenentes capitalibus Dominis aut Regi incurrantur.

Indecimable, Indecimabilis, That is not tithable, or ought not to pay Tithe. 2 Par. Inft. 490.

Indefeifible, That cannot be defeated, undone or made void : As, A good and indefeifible Eftate,

Indefensus, One that is impleaded, and refufeth to Answer. Et prædictus Judaus nihil sciscit dicere contra sectam dicti Ricardi, nec voluit ponere se in Inquisitionem aliquam. Consideratum est, quod tanquam indefensus sit in misericordia, &c. Communia de Mich. 50 Hen. 3. Rot. 4. intus.

3mdfmnittes: When a Church is appropriate to an Abbey or College, then the Archdeacon for

Hh 2 ever ever loseth his Induction-Money, in Recom-pence whereof, he shall have yearly out of the Church so appropriate xii d. or ii s. more or less, for a yearly Pension, as it is agreed at the Time of the appropriating: And his Payments are called Perfions or Indemnities. MS. in Bibl. Cott.

fub effigie Cleopatra. F. 1. fol. 84. a.
Batternture, (Indentura) Is a Writing comprifing fome Contract, Conveyance or Covenant between two or more, and being indented in the Top answerable to another Part, which hath the same Contents, it thence takes its Name; and differs from a Deed-Poll, which is a fingle Deed un-indented. Coke on Littl. fol. 229. I have feen a Deed of Agreement, (tempore Edw. 1.) concluding thus, In cujus rei testimonium alter us scripto in medio inciso Sigillum suum apposuit. This the Greeks call'd σύργεαου or συγγραφή, which the Civilians have defined to be Scriptura inter creditorem & debitorem indentata, in cujus seisma literis capitalibus bac distio Συγγραν, or plurally τα σύγγραν, seribitur; and it differs from χαρόγρανο, quia boc manu unius tantum juta debitoris seribitur, & penes dibitorem relinquitur. Pruinc. constitut. de Offic. archidiacano. cap. prim. verbo in scriptis.

Judicabit Is a Writ or Prohibition that lieth

find that is a control of a Church whose Clerk is Defendant in Court-Christian, in an Action of Tithes commenced by another Clerk, and extending to the fourth Part of the Church, or of the Tithes belonging to it; for in this Case the Suit belongeth to the King's Court by the Stat. Wefin. 2. cap. 5. Wherefore the Patron of the Defendant, being like to be prejudiced in his Church and Advowson, if the Plaintiff obtain in the Court-Christian, hath this Means to remove it to the King's Court. Reg. Orig. fol. 35. See Old Nat.

Brev. fol. 31. and Britton, cap. 109.

Indicted, (Indictatus) When any one is accused by Bill or Declaration, and preferred to Jurors at the King's Suit, for some Offence, either criminal or penal, he is said to be indisted thereof. Item utimus quad se aliquis Comburgensium nostrorum sit indistatus semel, bis vel ter, aut pluries, in aliquo casu Corona, non obstante quod non sit convistus, inveniet sufficientem securitatem de bene gerendo se erga Ealivos, &c. Quia dicitur in Communi Lege, quod tales sunt reprobati & attincti, & per Leges & Consuetudines dicti Burgi, tales non sunt accepti ad Placita, nec ad Judicium inter nes dandum, quia exeunt a Conditionibus nostris. MS. Codex de LL. Statutis & Consuctud. Burgi Villæ Mountgomer. a temp. Hen. 2. fol. 16.

3. noutive, The same with Indistment: Nonnun-

quant enim funt Accufationes de Foresta, & Indictiones vulgariter sic appellate. Du Cange. Sometimes it is taken for the Space of Fifteen

Years.

Indiction, (Indictio, ab indicendo) The Space of fifteen Years, by which Account Charters and publick Writings were dated at Rome, and anciently in England too, every Year fill increasing one, till it came to fifteen, and then returning to one again; which Account of Time began at the Dismission of the Nicene Council, Anno 312. Facta sunt hac Anno Dominica Nativitatis 904. Indictione 8. Regni vero Endgari Anglorum Regis fexto. Charta Eadgari Regis Ofcualdo Epifcopo Werge-ceafire. And a Charter of King Hen. 3. dated apud Chippeham, 18 die April. Indictione nona, Anno Domini 1266.

or Enditment, Indistamentum; Inditement cometh of the French Enditer, indicare; or according to Mr. Lambard, from the Greek endease rout. Eirenar. lib. 4. cap. 5. pag. 468. It fignifies in our Common Law as much as Accufatio in the Civil Law, though in some Points it disfer. West. par. 2. Symb. Tit. Inditements, defineth it thus, An Indistement is a Bill or Declaration thus, An Indictement is a Bill or Declaration made in Form of Law (for the Benefit of the Commonwealth) exhibited as an Acculation of one for some Offence, either criminal or penal unto Jurors, and by their Verdict found and presented to be true, before an Officer having Power to punish the same Offence. It seems to be an Accusation, because the Jury that enquireth of the Offence, doth not receive it, until the Party that offereth the Bill appearing, sub-scribe his Name, and proffer his Oath for the Truth of it. It is always at the Suit of the King, and differs from an Accusation in this, that the Proferrer is no Way tied to the Proof thereof upon any Penalty, if it be not proved, except there appear Conspiracy. See Smith de Rep. Angl. lib. 2. cap. 19. Staund. pl. tor. lib. 2. cap. 23, 24. sie usq; ad 34. Enditements of Treason ought to be very exactly and certainly penned. Co. 7 Rep. Calvin's Case; and they must contain the Day, Year and Place. See 37 H. S. cap. 8. and

Jay. If the late that indiffer another for any Offence. I E. 3. cap. II. And Indiffer is he that is indiffed. 21 fac. cap. I. Juditanter, Without Delay. Matt. Wefin. Anno 1244. Indiffancer remeauit.

Individum Is used for that which Two hold in Common, without Partition. Kitchin, fol. 421. in these Words, He holds pro indiviso, &c.

Indolis, i. e. A studious young Man, or a Youth. Ego Edgar Indolis Clito confensi. Mon. Angl.

3 Tom. pag. 120.

Nititur indolem claris parentibus ortum Fleetere cum precibus, &c.

Andogsement, Indosfamentum, Is any Thing written on the Back of a Deed, as a Condition written on the Back of an Obligation is commonly called An Indorsement. West. Symbol. part 2. fest. 157. The Sealed and Delivered, &c. on the Back of an Indenture is ealled the Indorsement.

Induction, Inductio, A leading into: It is most commonly taken for the giving Possession to an Incumbent of his Church, by leading him into it, and delivering him the Keys, by the Commitfary, or Bishop's Deputy, and by his ringing one of the Bells. Croke, Rep. 3 part. fol. 258.

In ess, 21 fac. cap. 2. In Being: The Learned

make this Difference between Things in effe, and Things in poffe; as a Thing that is not, but may be, they fay, Is in Posse, or Potentia; but a Thing apparent and visible, they say, Is in esse, that is, has a real Being eo instanti, whereas the other is casual, and but a Possibility. As, a Child before he is born, or even conceived, is a Thing in

nare Left in Bresennei habet Rex consuetudinem scil. 11 caretas, & 11 sticas anguillarum pro uno Incwar-

do,

Garra unum Inewardum. Lib. Domesday Chenth. Quando Rex venatui instabat de unaquaq; domo per consuetudinem ibat unus homo ad stabilitionem in silva. Alii homines non habentes integras masuras inveniebant inewardos, ad aulam quando Redierant in civitate.

-Lib. Domesday. Herefordshire. Aufalusatus: This Word occurs only in Ralph de Hengham, summa parva, cap. 3. vir commisit feloniam ob quam fuit suspensus, utlagatus, vel alio modo morti damnatus, vel demembratus, vel apud Dowood morit unmants, vel a memorratus, vel apaa Devere infalifiatus, vel apad Southampton fibmerfus, vel apad Northampton: vel in mari superundatus, stat in aliis partibus portuun.— Mr. Selden in Notes on that Author, says thus, "It appears that several Cultoms of Places made in those " Days capital Punishments several. But what is " infalistatus? In Regard of its being a Custom " used in a Port-Town, I suppose it was made "out of the French Word Falize, which is fine
"Sand by the Water Side, or a Bank of the Sea.
"In this Sand or Bank it feems their Execution
at Dover was". The elaborate Du Fresne does condemn this Derivation and this Sense of the Word, but yet gives no better. And therefore till we have more Authority, we may conclude that infalifiatus did imply fome capital Punishment inflicted on the Sands or Sea-Shore : Perhaps Infalifiatio was Exposing the Malefactor to be laid bound upon the Sands, till the next full Tide carried him away; of which Custom if I forget not, there is some dark Tradition. However I believe the Penalty took Name from the Norman Falese, Falesia, which signified not only the Sands, but rather the Rocks and Cliffs adjoining or impending on the Sea-Shore. See the like Use of Falesia in Mon. Angl. tom. 2. pag. 165. b.

Jusang alias Justing, Significat quietantiam pri-oris prise ratione convivii. Fleca, lib. 1. cap. 47. Intangethese, Unitangehese or Intangeheos, Is

compounded of three Saxon Words; the Prepolition In, fang or fong, to take or catch, and thefe, a Robber: It fignificth a Privilege or Liberty granted unto Lords of certain Manors to judge any Thief taken within their Fee. Bracton, lib. 3. traft. 2. cap. 35. faith, Dicitur Infangthef latro captus in terra alicujus de hominibus suis propriis, seisstus Latrocinio. Utsangthese vero dicitur latro extraneus, veniens aliunde de terra aliena & qui captus fuit in terra ipfius, qui tales habet li-bertates, &c. In the Laws of King Edward the Confessor, Get out by Mr. Lambard, cap. 26. you have it thus described. Infangthese, justitia cognoscentis latronis sua est, de bomine suo, si captus sue rit super terram suam: Illi vero qui non habent has consuetudines coram justitia Regia rectium faciant in Hundredis, &c. Infangthef, i. e. Quod latrones capti in Dominio vel seodo Prioris, & de latrocinio convicti in Curia Domini Prioris judicentur, be ad furcas ejus suspendentur. Ex Reg. Priorat. de Cokesford. So that it was necessary the Thief should be taken in his Lordship, and with the Goods stolen, otherwise the Lord had not Jurisdiction to try him in his Court; but by the Laws of Edward the Confessor, he was not restrained to his own People or Tenants, but he might try any Man who was thus taken in his Manor:

do, & de uno ingo de Northbnyge xii. denarios aut 345. And Skene de verb. fignif. who writeth of unum Incwardum & de Dena xviii. denarios, & de it at large, reciting Divertity of Opinions it at large, reciting Diversity of Opinions touching this, and Outfangthese. Fleta, lib. 1. cap. 47. fays, Infangthefe (for so he writes it) dicitur latro captus in terra alicujus, seisitus aliquo latrocinio de suis propriis hominibus. Anno 1 & 2 P & M. cap.

Is.

Infant, Infans, Before the Age of one and twenty Years, a Man or Woman is called an Infant in the Law, Co. on Lit. lib. 1. cap. 21. & lib. 2. cap. 28. An Infant of eight Years of Age, or above, may commit Homicide, and be hanged for it, viz. if it may appear by hiding the Person, k, or in any appear by inding the Ferion, by excusing, or by any other Ast that he had Knowledge of Good and Evil, and of the Danger of the Offence, for here Malitia Jupplebit estatem; yet Co. upon Litt. fest. 405. Saith, That an Infant shall not be punished till the Age of fourteen, which, says he, is the Age of Dilcretion.

Antensare Curiam, i. e. To inform the Court. Nec debet Judex facere se partem in aliquo placito, &c. nist ad Infensandam Curiam,

Infideles, Heathens. Inter infideles connumerare, to excommunicate. So Henry Bishop of Winchefler threatned Brien Fitz Count, Lord of Waling-ford, in the Reign of King Stephen. Et you (quot tamen nib) confiteri grave est, nec cordi meo fedet) nist correxeritis, inter infideles Anglia connumerato. Paroch. Antiquit. pag. 100. When the Popes of Rome gave empty Titles to some Bishops, assigning them to remote and imaginary Sees, they were faid to be Bishops in partibus Infidelium.

Infirmarius: In Monasteries, there was an Apartment allotted for infirm or fick Persons; and he who had the Care or Custody of this Infirmaria was called Infirmarius. See Mat. Par. sub anno 1252. Tho. Stubb, sub anno 1285. Will. Thorne, sub anno 1128, &c.

Inforestare. See Afforestare. a just Cause of Suit either in the Chancery, or any other the Courts of Common Law, will come either before the Lord Keeper, Mafter of the Rolls, either of the Chief Justices, or Chief Baron, and make Oath, that he is not worth five Pounds, his Debts paid, either of the said Judges will in his own proper Court admit him to fue in forma Pauperis, and he shall have Counsel, Clerk or Attorney affigned to do his Business, without paying any Fees.

Information for the Bing, Informatio pro Rege, Is the same that for a common Person we call a Declaration, and is not always done directly by the King, or his Attorney, but fometimes by another, qui fequitur tam pro Domino Rege quam pro feipfo, upon the Breach of some penal Law or Statute, wherein a Penalty is given to the Party that will sue for the same; and may be either by Action of Debt or Information. See Indist-

ment.

Informatus non fum, or more truly Mon funt Informatus, Is a formal Answer made of Course by an Attorney, that is commanded by the Court to say what he thinkerh good in Defence of his Client, who being not instructed to say any Thing material, says, He is not informed, by which he is deemed to leave his Client The Definition hereof see also in Britton, fol. 90. undefended, and so Judgment passeth for the and Rog. Hovenden, part. poster. suor. annal. fol. adverse Party. See the New Book of Entries, Tit. Non sum informatus, and Judgment 12.

Informer.

Antonner, Informator, Is any one who informs Land or Tenement, being out of his Wits, &c. or projecutes, in any of the King's Courts of Ingressu dum suit infoa atatem. Old N. B. fol. 123. Common Law, viz. Exchequer, King's Bench, Reg. Orig. fol. 228. lies where one under Age Common Pleas, Assises or Sessions, those fells his Lands, &c. Ingressu super discipling in lethat offend against any Law, or penal Statute: uibus. Old N. B. 125. Reg. Orig. 229. lies where These, in some Cases, are called Promoters; the

Civilians term them Delatores.

Infortiatum Is one Part of the Digests of the Civil Law, and was so called by Robert Swapham, in a Chronicle of the Monastery of Peterborough who lived in the Reign of H. 3. who tells us That Benediët, an Abbot of that Monastery, who died in the Year 1194. described several Law Books, among the Rest, the Institutions of Justinian, with the Authenticks, the Institution, the Old Digeft, &c.

Infrant Is derived from the Preposition, In, and Sax. Freah, i. e. Free: 'Tis an Exemption

from a Mul&t for Manflaughter.

Infugare, To put to Flight: 'Tis mentioned in Leg. Canuti, cap. 32. viz. Qui forisbannstum paverit, vel ei firmationem aliquam exhibuerit, emendet Regi 5 lib. nifi fe adlegiet quod Infugatum eum nefci-

Infula Was the Garment of a Priest, like that which we now call a Caffock; fomerimes it fig-

nifies a Coif.

Inge: This Syllable, in the Names of Places, fignifies a Meadow or Pasture: From the Sax. Inc. i. e. pratum, and in the North, Meadows are still

called the Inges.

Ingenium, An Engine, Instrument, or Device. -Exierunt enim janı sapius de castello, 😌 ingcnia ejus vel succiderunt vel incenderunt. Flor Wigorn, contin. sub anno 1138. —— Ponant burrocas suas & alia ingenia ubicunq; voluerint ad capiendos piles. Cartular. Abhat. Radinges. MS. f. 55. b. It is often taken for Instruments used in War, arte & Ingenio confestum, from whence we derive the Word Engine. Ingenia vero & pararia Chri-flianorum ita retro fossata erant, quod nullus ex parte adversa poterat eis nocere. Brompton. pag. 1166.

Ingenuites, i. e. Liberty given to a Servant by Manumission. Leg. H. 1. cap. 89. Si quis per Chartam Ingenuus dimissus suerit, & a quolibet ho-

mine ad fervitium interpellatus fuerit, &c.

Ingenuitas Regui, Ingenui, Liberi & Legales smines. Freeholders, Commonalty of the Homines. Freeholders, Commonalty Kingdom. Not that the Word was restrained to Yeomen or Plebeians. For it was fometimes given to the Chief Barons, as in the Reign of Hen. 1. Anselmus Archiep. Cant. in Pascha Curiam venit, Regni Ingenuitatem presens consulit, i. e. the great Lords and King's Common Council. Eadmer. Hist. Nov. fol. 70.

Ingot, A rude Mass of Gold or Silver before it is coined: From the Belgick Ingleten, infun-

dere.

Ingravare, To accuse. See Cravare.
Ingressu Is a Writ of Entry, whereby a Man seeketh Entry into Lands or Tenements: It lies in many Cases, and hath many several Forms. See Entry. This Writ is also called in particular, Pracipe quad reddat; because those be formal Words in Writs of Entry. The Writs, as they lie in divers Cases, are these, set down in the Old Nat. Brev. viz. Ingressu ad Terminum qui praterit, fol. 121. Reg. Orig. fol. 227. which lieth where Littleton, lib. 1. cap. 1. hath these Words This the Lands or Tenements are let to a Man for Word Inheritance is not only understood where a Term of Years, and the Tenant holdeth over his Term. Ingressure dum non fuit compos mentis, Descent of Heritage, but also every Fee-simple Reg. Orig. 218. which lies when a Man selleth or Fee-tail that a Man hath by his Purchase,

Ingresse dum fuit infra atatem. Old N. B. fol. 122.
Reg. Orig. fol. 228. lies where one under Age fells his Lands, &c.: Ingresse sufficient in lequibus. Old N. B. 125. Reg. Orig. 229. lies where a Man is disseissed, and dieth, for his Heir against the Disseisse ingresse in le Per. Old Nat. againt the Dineitor. Ingress in a 1er. On 2121.

Brev. 126. Reg. Orig. fol. 229. Ingress sur sur cui in wita. Vet. N. B. 128. Reg. Orig. 230. both which see in Entry. Ingress causa matrimonii prasocuti. Vet. N. B. fol. 230. Reg. Orig. 233. which see in causa Matrimonii prasocuti. Ingressu in causa proviso. Vet. N. B. 132. Reg. Orig. 235. which see in casu proviso. Ingressu cui ante divortium. Vet. N.B. in case proof ingress a cut anse accorrism. Vet. N.D. fol. 130. Reg. Orig. 233. For which fee Cui ante divortium. Ingress in case consimili, for which fee Casu consimili. Ingress since affers a capituli. Reg. Orig. fol. 230. It is a Writ given by the Common Law to the Successor of him that alienated sine affensu capituli, &c. and is so called from those Words contained in the Writ. Co. on Lit. fol. 325. And Ingressu ad communem Legem. Vet. N. B. 132. Reg. Orig. 234. which licth where the Tenant for Term of Life, or of another's Life, Tenant by Curtefy, or Tenant in Dower, maketh a Feoffment in Fee, and dieth: He in the Reverfion shall have the aforesaid Writ against whomfoever that is in the Land, after fuch Feoffment

Jugreffus. The Relief which the Heir or Succeffor at full Age paid to the prime Lord, for entring upon the Fee, or Lands, which were fallen by the Death or Forfeiture of the Farmer Fondatary. This Relevium, Relevamentum or Relevatio, was fometimes called Ingressus, and fometimes Introitus, being but a customary Due (as at first only an honorary Present) to the Lord from his new Vassal, for his Entry or Ingress upon

his Land or Fee.

Ingroffatoz magni Rotuli. See Clerk of the

Pipe.

In gross Is that which belongs to the Person Manor. Lands, &c. of the Lord, and not to any Manor, Lands, &c. As Villain in Gross, Advowson in Gross, &c. Co.

on Lit. fol. 120.

Ingroffer, Ingroffator, From the French Grofier, that is Soldarius venditor, is one that buys Corn growing, or dead Victuals to fell again, except Barley for Malt, Oats for Oatmeal, or Victuals to retail; Badging by Licence, Buying of Oils, Spices and Victuals, other than Fish or Salt. Anno 5 E. 6. cap. 14. 5 Eliz. 14. 13 Eliz. 25. but West. Symbol. part 2. Tit. Inditements, Sett. 64. says, This Definition rather doth belong to unsays, lawful Ingroffing, than to the Word in general. See Forestaller, and 3 par. Inst. fol. 195. Ingrosser is also a Clerk that writes Records or Instruments of Law in Skins of Parchment: As in Henry the Sixth's Time, he who is now called The Clerk of the Pipe, was called Ingroffator Magni Rotuli; and the Comptroller of the Pipe, was called Duplex ingroffator. Spelm.

Ingroffing of a fine Is making the Indentures by the Chirographer, and the Delivery of them to the Party unto whom the Cognifance is

made. F. N. B. fol. 147.

Inheritance, Hareditas, Is a Perpetuity in Lands or Tenements to a Man and his Heirs: For

may be faid by Inberitance, for that his Heirs may inherit after him. Several Inheritance is that which two or more hold severally; as if two Men have Land given them, to them and their Heirs of their two Bodies; these have joint Estates during their Lives, but their Heirs have several Inheritance. Kitchin, fol. 155. See Terms de la Ley, verbo Enheritance.

Inhewardus, One attending the King in Here-

ford and Cambridge Shires. Domesiay.

Inhibition, Inhibitio, Is a Writ to inhibit or forbid a Judge from farther Proceeding in the Cause depending before him. See F. N. B. fol. 39. where he putteth Probibition and Inhibition together. Inhibition is most commonly a Writ issuing out of a higher Court Christian to a lower and inferior, upon an Appeal. Anno 24 H. 8. cap. 12. and 15 Car. 2. cap. 9. And Prohibition out of the King's Court to a Court-Christian, or to

an inferior temporal Court.

Inhor, This Word was neither interpreted nor mentioned in any Glossary before the Edition of Mr. Kennet's Parochial Antiquities. It properly fignifies, any Corner or Out-part of a common Field ploughed up and fowed (commonly with Oats or Tares) and fometimes fenced off with a dry foot Hedge, within that Year wherein the Rest of the same Field lies fallow and common. Nett or the lame rield lies fallow and common. It is now called in the North an Intock, and in Oxfordhire a Hitchinne, or Hitching. It feems derived from Saxon Inge, a Field or Meadow, or rather from inne within, and hoke a Corner or Nook. The Making of fuch Intoke, or separate Inclosure by any one Lord or Tenant, was a Prejudice to all who had a Right of Common judice to all who had a Right of Common. Frater Walterus Prior Berencestria sieri fecit quoddam Inhoc in campo waratibili utriusque Ernicote in Muclecroft, sub curia ejuschen Prioris, per quod Abbas
Osen dicebat se de communi pastura ibidem disseistiParoch. Antiq. pag. 297. Noverit Universitas vestra
nos secisse quoddam Inhokium in campo de Dunthorp
sine assensi Inte agenta Communication of the American frei confilio pradictum Inhokium volunt depascere. b. p. 298. This Trespass or Encroachment was expressly prohibited in some Charters. -hac ratione quod Dominus hayam nec pasturam separabilem saciat ab bominibus infra campum wareestabilem. Ibid. pag. 496. And therefore no such Hitchinne is now made without the joint Consent of all the Commoners, who in nost Places have their Share by Lot in the Benefit of it. Except in some Manors where the Lord has a special Privilege of so doing. See Mr. Kennet's Gloffary.

Anjunction, Injunctio, Is a Writ grounded up-on an interlocutory Order in Chancery, former times to give Possession to the Plaintiff, for want of the Defendant's Appearance; sometimes to the King's ordinary Court, and sometimes to the Court-Christian, to stay Proceedings in a Cause upon Suggestion made, that the Rigour of the Law, if it take Place, is against Equity and Conscience in that Case. See West. Symb. part 2.

Tit. Proceedings in Chancery. Sect. 25.

Iniwatous (Inewardus) Alii homines non habentes integras masuras inveniehant Inewardos ad Aulam,

From the Sax. Inclagiam, i. e. Inlagare. Et ex es seipsum legis patrocinii adeo capacem reddat, ut ad com-pensationem admittatur. LL. Canuti Reg. Par. 1.

dap. 2.

Inlagare, To reftore to the Benefit of the Law.— Edgarus puer veniens ad eum a Scotia, & Rex eum inlagavit & omnes bomines suos. Annal

Waverl. sub anno 1074.

Inlagh or Inlaugh, Inlagatus, vel home fub lege, fignifies him that is in some Frank-pleage, and not outlawed, of whom take Bratton's Words. Lib. 3. Tract. 2. cap. 11. Minor vero, & qui infra atatem duodecim annorum fuerit, utlagari non potest nec extra legem poni; quia ante talem atatem non est sub lege aliqua nec in decenna, non magis quam famina, que utlagari non potest, quia ipfa non est sub lege, i. Inlaugh Anglice, sc. in franco plegio spe decenna stept masculus duodecim annovum & ulterius, &c. Inlaughe significat horninem subjectum legi. Fleta, lib.

1. cap. 47.

Juland, Inlandum, Terra Dominicalis, Pars Manerii Dominica, terra interior; For that which was let out to Tenants was called Utland. In the Testament of Brithericus, in Itinerar. Kantii; thus, To Wulfege, that Inland to Ælfege that Utland, i. e. Lego terras Dominicales Wulfego, Tenementales Ælfego. Thus Englished by Lambard, To Wulfee (I give) the Inland or Demeant, and to Elfey the Outland or Tenancy. Ex dono Will. de Eston 50. Acras de Inlanda sua. Rot. Chart. 16 Hen. 3. m. 6. This Word is often found in Domesday. The Saxon Thanes, who possessed Bacland or hereditary Lands divided them according to the Proportion of their Estates into two Sorts, Inland and Outland. The Inland was that which lay next or most convenient for the Lord's Mansion-House, as within the View thereof, and therefore they kept that Part in their own Hands for Supportation of their Family, and Hospitality. The Normans afterwards called these Lands terras Dominicales, the Demains or Lord's Lands: The Germans terras indominicatas : The Feudifis terras curias ac intra curtem, Lands appropriated to the Court or House of the Lord. See Mr. Kennet's Gloffary in Inlands,

Aniand-tith, Fobannes Ingleby Prior domus fesu de Bethlem de Shene & ejustem loci Conventus, - Johannes Ingleby Prior domus Patroni Ecclesia parochialis de Midleton Chendayt in Com. Northampton, concedunt Jacobo Benett dista Ecclesia Rectori omnes decimas.—in granis, videlicet, -in granis, videlicet, banc decimam qua mihi vulgariter nuncupatur Inlandtithe cum suis pertinentiis, sique sunt. Dat. ultimo die Junii 1479. Ex Meinorandis Thomæ ultimo de Junii 1479. Ex Meinorandis Thomæ Rotherham Episcopi Line. MS. f. 14. Antantal, Antantale, Demesne or In-land, to

which was opposed Delantal. Land tenanted or Outland. Abbat & Conventus Glaston. concesses. runt vicario de Sappiwike decimas bladi omnium croftarum tunc existentium, duntaxat que non sunt Inlantal in tota parochia de Sappiwike, eo quod omnes he crofte sunt Delantal. Chartular. Abbat. Glaston. MS. f. 115. b.

Initaled, From the French Enlass, intangled or infnared; the Word we may read in the Champion's Oath. Co. Inft. 2. par. fol. 247.

Inlegiare: When a Delinquent has satisfied the Law, and is again rectus in curia, he is said integras majuras inveniecami incovarios aa Aulam, the Law, and is again rectus in curia, he is laid quanto Rex erat in Civitate Heref. Domesday, Tit. fe inlegiare. Sont aliae guadam placiato Chriftianita-Heref.

#Illiagaty or Inlagation (Inlagatio) is a Restitutur ut qui in Ecclefia secrit isomicidium, ad emertation of one outlawed, to the Protection of the Law, or to the Benest or Liberty of a Subject.

Law, and is again rectus in curia, he is again the same and in comparation with the inlagation component and in quibus Rex partem habet hoc modo. Si Rex partem to the indication of the Law, or to the Benest or Liberty of a Subject.

Law, and is again rectus in curia, he is land and the same and the inlagation component and the same and

Inmates Be those that are admitted to dwell for their Money jointly with another Man, tho in feveral Rooms of his Manfion-honfe, paffing in and out by one Door, and not being able to maintain themselves; which are inquirable in a Lect. Kitchin, fol. 45. where you may read who are properly Inmates, and who not, in Intendment of Law.

Inns of Court, Holpitii Curia, Are so called, because the Students therein do study the Law, to enable them to practife in the Courts of Westminster, or elsewhere; and also because they use all other gentile Exercises, as may make them more serviceable to the King in his Court. Fortescue, cap. 49. Of these there are four well known, viz. The Middle Temple, Inner Temple, Lin-

colns-Inn and Grays-Inn, which with the two Ser-jeants-Inns, and eight Inns of Chancery (as Sir Ed-ward Coke lays) make the most famous University for the Profession of Law only, or of any one human Science in the World; concerning which,

fee Dugdale's Origines Judiciales.

Jinn, Höstium, Common Inns are instituted for Passengers; for the proper Latin Word is Diverserium, because he that lodgeth there is quasi divertens se a via; and therefore if a Neighbour which is not a Traveller, as a Friend at the Request of the Inn-keeper lodge there, and his Goods are stolen, he shall not have an Action, for the Writ is Hospitandos homines per partes, uhi hujusmodi hospitia existunt transeuntes & in eisdem hospitantes. Co. 8 Rep. Cayle's Case: Neither shall the Inn-keeper answer for any Thing that is out of his Inn, but only for such Things as are infra hospitium; the Words are corum bona & catalla infra hospitia illa existentia. Any Person found tippling in any Inn or Ale-house, shall be adjudged within the Statute against Drunkenness, 21 Fac. and 1 Car. 1. cap. 4.

Innamum for 10 mium, i.e. A Pledge. In-

nama non capiantur nisi per communem affensum. Du

Cange.

Binnaturalitas, Unnatural Ulage .ibidem Imperator coram omni populo congregato ostendit E notificavit omnibus innaturalitatem e inobedientiam ac improbitatem, quam Rex Francia ei fecerat, & ibidem Regem Francia diffidabat, &c. Hen. de Knyghton, in Edw. 3. p. 2572.

Innings, Lands recovered from the Sea by draining and braking. As in Romney Marsh, old Records make Mention of the Innings of Archbishop Be ket, Baldwine, Boniface, and Beck-ham. At this Day Elderton's Innings, &c.

Intonia, An Inclosure: From the Saxon In-an, intus. In an ancient Charter mentioned in nan, intus. Spelman's Glossary we read; Sciatis me concessise totum illud Meffungium in Baron Benedich, & unum Croftum & duas Innonias aut inclosuras, vocat. in-

bolmes, &c.

Innoteleimus. Letters Patent fo called, which are always of a Charter of Feoffment, or fome other Instrument not of Record; and so called from the Words in the Conclusion; Innotestimus per presentes. An Innotestimus and Vidimus are all one. See Page's Case, 5 Rep.

Innuendo, From Inno, Tobeck or nod with the

Head, is a Word frequently used in Writs, Declarations and Pleadings, and the Office of it is only to declare and afcertain the Person or Thing which was named or left doubtful before; as to fay, He (innuendo, the Plaintiff) is a Thief, where there was Mention before of another Per'

son; but this innuendo must neither enlarge the Sense of the Words, nor make a Supply, or alter the Case where the Words are defective. See Hutton's Rep. fol. 44.

Innoriare, To clear one of a Fault, and make him innocent: Si quis furem innoxiare velit unum dretum in vadio ponat. Leges Ethelredi, cap. 10.

apud Brompton.

Inoperatio Is one of the lawful Exenses to exempt a Man from appearing in Court. In Leg. H. 1. cap. 61. Causa que ad excusationem sufficiunt, &c. hoc est, vel infirmitatis, vel domini necessitatis, vel contramandationis, vel Regis implacitationis, vel Ino-perationis causa, that is, on the Days in which all Pleadings are to cease, or in diebus non juridi-

Inordinatus Is one who dies intestate: 'Tis mentioned in Matt. Westm. 1246. and in W. Tyrius. Lib. 12. cap. 25. viz. Ordinatus vel inordinatus,

quod nos sine lingua dicimus, obierit.

Inpeny and Dutpeny, In the Register of the Priory of Cekesford, pag. 25. Thus, De Inpeny & Outpeny consustants of in Villa de East Radham, de omnibus terris que insra Burgagium tenentur; viz. Quod ipfe, qui vendiderit vel dederit dictam tenuram alicui, dabit pro exitu suo de cadem tenura unum denarium, & simile pro ingressu alterius. Et si prædicti Denarii aretro fuerint, Eallivus donini distringet pro eisdem denariis in eadem tenura. These Words and Custom are also mentioned in the Rolls of a Court there held, about the Feaft of Epiphany, Anno 12 Rich. 3. Spelm.

Inpuffi, Adherents or Accomplices. atis quod recepimus in pratiam nostram Gilbertum

Engl. Append. p. 180.

Inquisited Is an Authority given to a Perfor or Persons, to enquire into something for the King's Advantage, which, in what Cases it lieth, see Reg. Orig. fol. 72, 85, 124, 265, 266,

Inquifition, Inquisitio, Is a Manner of Proceeding in Matters Criminal, by the Office of the Judge, or by the great Inquest before Justices in Eyre. See Eyre, and the Places in Brasson and Britton there quoted. Hostensis defines it thus, Inquisitio nihil aliud est quam alicujus criminis manisesti ex bono & aquo judicis competentis canonice fasta investigatio. ca. qualiter de accusat. in the Decretals. Inquisition is also with us used for the King in temporal Causes and Profits, in which Kind it is confounded with Office. Staundf. Prarog. fol. 51. See Office.

Inquilitors, Inquisitores, are Sheriffs, Coroners, super visum corporis or the like, who have Power to inquire into certain Cases. Statute of Marl-bridge, cap. 18. Britton, fol. 4. and Westm. 1. En-quirors or Inquisitors are included under the Name

of Ministri. 2 Par. Inst. fol. 211.

Introllment, Irrotulatio, Is the Registring, Recording, or Entring of any lawful Act in the Rolls of the Chancery, as a Recognificance acknowledged, or a Statute, or a Fine levied, or in the Rolls of the Exchequer, King's Bench, or Common Pleas, or in the Hustings of London, or by the Clerk of the Peace in any County, as a Statute or Recognifiance acknowledged, or a Deed of Purchase enrolled. See West. Symbol. part 2. Tit. Fines, fest. 133. and 27 H. 8.

Inscriptiones Were those written Instruments of Charters by which any Thing was granted. In Conc. Cloveshoe Anno 800. His dictis proluta funt Inscriptiones Monasterii, &c. terrarumque sibi adjacentium.

Infortatoz, A Profecutor or Adversary at Law. Quod etiam ejus Intectatores parvo post tempore duraverunt, imo dira morte perierunt. Paroch. Antiq.

p. 388.

Inserbire, To reduce to Servitude. Si ingenuus antillam uxorem ceperit, & sign postea suevit Infervita. Du Cange. So Inservire tenementa is to subject them to Services. Bracton, cap. 54.

Infetens, (Sax.) An Inditch. Item ordinaverunt quod Qualibet acra pro Wallis, Insetenis & Watergangiis emendetur pro 40 fol. Ordinatio Romeneiensis

Marisci, p. 73.

Jnstow, The same with Vigilia or Excubia. Fleta, lib. 2. cap. 4. par. 3. Insidias autem notturnas non tenetur facere, sed singulis nottibus in crepusculo Insidias assidebit, &c.

Infidiatozes biarum, Waylayers, or fuch as lie in wait, are Words which by 4 H. 4. cap. 2.

Appeals, &.

Infilium, Ill Advice, or pernicious Counsel. Rex Danorum Swanus per infilium, in curiam & traditionem Normannici Comitis .-- civitatem Excecestram infregit, spoliavit, &c. multaque Regi insilia adversus Anglos dederunt. Sim. Dunelin. fub anno 1003. whence Infiliarius, an evil Counfellor. Filius Regis Æthenulphi cum omnibus suis consiliariis imo insiliariis, tantum fa inus perpetrare aust sunt, ut Regem a regno proprio repellerent. Flor. wigorn. sub anno 855.

Infimul tenuit Is one Species of the Writ lled a Formedon. See Formedon.

called a Formedon.

Infinitation, Infiniatio, 21 H.S. 5. Is a Covert, and cunning erceping into a Man's Favour. Infinuation of a Will is, among the Civilians, the first Production of it, or the Leaving it Penes Registra-

rium, in order to its Probate.

Inspermus, Letters Patent so called, and is the same with Exemplification, which begins thus, Rex onnibus, &c. Inspeximus irrotulamentum qua-rund. literarum Patent. &c. It is called Inspeximus because it begins after the King's Title, with this Word Inspeximus. See Page's Case, 5 Rep.
Installment, A Settlement, or sure Placing in,

20 Car. 2. cap. 2. Sometimes it is confounded with

Abatement.

Instant, In Latin, Instans, and defined by the Logicians to be Unum indivisibile in Tempore, quod non est Tempus, nec pars temporis, ad quod tamen partes temporis copulantur, and is much considered in Law; and though it cannot be acqually divided. be actually divided, yet in Conceit it may, and applied to feveral Purposes, as if they were several Times. Whereof see in Plowden's Commentaries, Fulmerstom and Stuard's Case, where the Statute of 31 H. 8. is expounded concerning an Abbot's letting of Lands, &c. and there it is debated, That when the Termor takes the second Lease, he surrenders his former Term; and so at the same Infant of taking the second Lease, the former is expired. And in the Case between Petit and Hales, she who kills himself, commits not Felony till he be dead, and when dead he is not in Being, so as to be termed a Felon; but he is so adjudged in Law eo instante, at the very Instant of this Fact doing; and there are many other Causes in Law, where the Instant

Time, that is not dividable in Nature, in the Consideration of the Mind is divided.

Instaurum Is used in ancient Deeds for a Stock of Cattle. Item Manerium illud nullum poteft suffinere Instaurum, quia nullum habet pratum. Mon. Angl. 1 part. f. 548. b. We read also in the same Sense Staurum, Infauramentum, properly young Beasts, Store or Breed. Et de Instauramento tria jumenta, i. e. three store Cattle. Paroch. Antiq. p. 288. Instaurum was commonly used for the whole Stock upon a Farm, Cattle, Waggons, Ploughs, and all other Implements of Husbandry. Inquirere debet de instauro in quolibet manerio existente. Fleta, lib. 2. cap. 72. sect. 7. So Instaurum Ecclesia is used for the Books, Plate, Vestments, and all other Utenfils belonging to a Church, by the Synod of Exeter, Anno 1287, can. 12. 44, 53. So terra instaurata was Land ready stocked, or furnished with all Things necessary to carry on the Use or Occupation of a Farm.
As in the Magna Charta of King John, Anno 1215. Et reddat hæredi cum ad plenam ætatem venerit, terram suam instauratam de carucis & omnibus aliis rebus. are not to be put in Indiaments, Arraignments, Instauratio in our Historians and MS. is taken in the same Sense as Inflaurum.
Institutor, i. e. To plant or establish: Non se-

curum eft gentem externam & turbidam Instirpare.

Brompton. pag. 935.

Institutio, Is, when the Bishop Institution, says to a Clerk who is presented to a Benefice, Instituo te Rectorem talis Ecclesia cum cura animarum, & accipe curam tuam & meam. Every Redory consists of a Spirituality and Temporality. As to the Spirituality, viz. Cura animarum, he is a compleat Person by Institution. But as to the Temporalities, as Glebe-land, &c. he has no Franktenement therein till Induction. Co. 4 Rep. Digly's Case. The first Beginning of Institutions to Benefices was in a National Synod held at Westminster by Fohn de Crema, the Pope's Legate, Anno 1124. Which see in Seldon's History of Tithes, pag.

Insuper Is a Word used by Auditors in their Accounts in the Exchequer, when they fay fo much remains insuper to fuch an Accountant, that is, so much remains due upon such an Account.

Anno 21 Fac. cap. 2.

Intakers Were a Sort of Thieves in Riddefdale, in the farthest northern Parts of England, mentioned 9 H. 5. cap. S. and fo called, because they dwelling within the Liberty, did take in and receive such Booties of Cattle, and other Things, as their Confederates the Outpartners beneath in the them for the Parker of Cattle. brought in to them from the Borders of Scotland. See Outpartners.

Intallare. See Taffum.

Intenoment of Law, Intellectus Legis, The Understanding, Intention, and true Meaning of Law. Co. on Litt. fol. 78. says, The Judges ought to judge according to the common Intendment of

Law.

Intention Is a Writ that lies against him that enters after the Death of Tenant in Dower, or other Tenant for Life, and holds out him in the Reversion or Remainder; For which see F. N. B. fol. 203. And every Entry upon the Possession of the King is called an Intension; as where the Heir of the King's Tenant enters after Office, and before Livery, this is called an Intention upon the King, as appears in Staundf. Prarog. fol. 40.

Inter Canem & Lupum, M. filia N. de Okele appellat J. C. pro raptu & pace Regis fracta die Martis prox. &c. Inter Canem & Lupum, i. in crepufculo, feilicet, Anglice Twilight, i. inter diem Gate, others betwirt Hawk and Buzzard.

Interscommoning Is where the Commons of two Manors lie together, and the Inhabitants of both have Time out of Mind depattured their

Cattle promiscously in each.

Interdicted of Water and fire Were, in old Time, those who for some Crime were banished; by which Judgment, tho' not by express Sentence pronounced, yet by giving Order that no Man ihould receive them into his House, but deny Fire and Water; they were condemned, as it were, to a civil Death; and this was called Legi-

tinum exilium. Livy. Interdictio, and Interdictum) has the same Signification in the Common, as it hath in the Canon Law, which thus defines it: Interdictio est censura Ecclesiastica probibens administrationem divinorum. And fo it is used 22 Hen. S. cap. 12. & 25 ejusdem, cap. 23. Bodem Anno relaxatum est Incopi Linc. propter Clericidium & facrilegia Anno proxi-mo praterito fuit illatum. Walf, Hist. Anno 1357. So that an Interdist is a general Excommunication of a whole Country or Province: 'Tis mentioned in fome of our Historians, viz. Knighton tells us, Anno 1208, That the Pope excommunicated King John, and all his Adherents, Et totam terram Anglicanam supposuit interdicto, which began the first Sunday after Easter, and continued fix Years and one Month, during all which Time nothing was done in the Churches besides Baptism and Confessions of dying People: The Form of it is

" In the Name of Christ, We (the Bishop) in "the behalf of the Father, Son, and Holy Ghoft, and in behalf of St. Peter, the Chief of the Apostles, and in our own Behalf, do excom-" municate and interditt this Church, and all the "God's Tithes without our Leave. And whofiributio bonorum ejus Ecclefiafica fiebat authoritate:

ver shall presume to sing or hear Mass, or per
form any divine Office, or receive God's

tithes. contrary to this Interdist, on the Part

tary Cases.

The state of the Fesher Almighty and of the Son " of God the Father Almighty, and of the Son, and of the Holy Ghost; and on the Behalf " of St. Peter, and all the Saints, let him be "ma maran atha for ever with the Devils in tol & Infangentheof, F.c. MS.
"Hell. Fiat, Fiat, Fiat. Amen. Du Cange."
"Intrare marifeum, To drain any low wet

Senenses trabunt Elyensem Episcopum in causam coram Magistro Alexandro de Ferentya Judice a Domino Papa Delegato, super trecentis marcis de forte, & centum

marcis de interesse. 40 H. 3. Prynnne Collect. tom. 2. pag. 360.

Juterest, Interesse, Is usually taken for a Term, or Chattels real, and more particularly for a fu-ture Term; in which Case, it is said in Pleading. That he is possessed as interested termini: But ex vi Termini in a legal Scose, it extends to Estates, Right and Titles that a Man hath of, in, or to, or out of Lands; for he is truly said to have an Interest in them. Co. on Lit. fol. 345.
Interlocutory Diver, Ordo interlocutorius,

that which decides not the Cause, but only settles fome intervening Matter relating to the Cause; as where an Order is made, by Motion in Chancery, for the Plaintiff to have an Injunction to quiet his Pollession, till the Hearing of the Cause. This, or any such Order, not being final,

is Interlocutory

Interpleager. See Enterpleder.
Intertiari, i. e. To Sequester or put in a third Hand, viz. When any Thing is stolen, and fold to another, and afterwards demanded by the right Owner of him in whose Possession tis found; it was usual to sequester the Thing to a third Person, who was to keep it till the Buyer produced the Seller, and so on to the Thief. Leg. Ine apud Brompton. cap. 27. 52. 29. Leg. Edw. Confessor. cap. 25.

Jutestates, Intestati, There are two Kinds of Intestates, one that makes no Will at all; another that makes a Will, and nominates Executors but they refuse; in which Case he dies as an Intestate, and the Ordinary commits Administration. 2 par. Inft. fol. 397. See the Stat. 22 @ 23 Car. 2. cap. 5.

In former Times, he who died Intestate was accounted damned, because (as Matt. Paris tells us) he was obliged by the Canons, to leave at least a tenth Part of his Goods to pious Uses, for the Redemption of his Soul, and therefore, who neglected fo to do, took no Care of his own Salvation; they made no Difference between a Suicide and an Intestate, for as in the one Case, the Goods were forfeited to the King, so in the other they were forseited to the Chief Lord.

But because it was accounted a very wicked Thing to die without making any Distribution of his Goods to pious Uses, and such Cases often happened by fudden Deaths, therefore by fubiequent Constitutions, the Bishops had Power to "Chapels thereunto belonging, that no Man make such Distribution as the Intestate himself from henceforth may have Leave either of was bound to do, and this was called Eleemosyna "God, or St. Peter, the Chief of the Apostles, rationabilis. Thus in Matt. Paris, Anno 1190. we "to fing Mass, or to hear it, or in any wise to read, Si quis subitanea morte vel quelibet casus praoc." administer any Divine Office, nor to receive cupatus suiset ut de rebus suis disponere non pesset, di-

Inthingi. See Wealtaf. Intiertie. See Entierty.

Jutol & Mittol, Toll or Custom paid for Things excommunicated and accurred, and feparated imported and exported or bought in, and fold out.

from all Christian Society, and from entring In the Charter of Hen. 1. to the Church of St.

into Holy Mother Church, where there is Peter in Tork—— habebant Canonici in domibus & " Forgiveness of Sins; and let him be Anathe- terris suis soccam & saccam tol & theam intol & ut-

"Hell. Fiat, Fiat, Fiat, Amen. Du Lange.

Interess, Interess, Interest of Money, as distinguished Marsh or Bog, and by Dikes, Walls, &c. to refrom the Principal.

Soii Mercatores duce it to herbage or pasture Ground, to inne or sevens trabunt Elvensem Episcopum in causam coram take in. Whence many of the lowest Grounds in Ronney Marsh, are called the Innings. Vide Will. Thorn. sub anno 1281. Intrare terram, to inn

Ground from the Sea.

Intruffon,

Antruscon, Intrusco, Is when the Ancestor dies funn jus alicujus introductio, a giving Livery of seised of any Estate of Inheritance, expectant Seisin or Possession. In the Church it was the upon an Estate for Life; and then Tenant for Custom of old for Princes to promote such as Life dies, between whose Death, and the Entry liked to Ecclesiastical Benefices, and deof the Heir, a Stranger doth interpofe and intrude. Co. on Lit. fol. 277. lib. 3. cap. 8. fett. 475. Bratton, lib. 4. cap. 2. to the same Purpose defines it thus, Intrusio est ubi quis, cui nullum jus compait in re nec Lintilla juris, possessionem vacuam ingreditur, que nec Animo ner corpore possibility of the New Book of Entries, verbo Entrusion. See Entruson. See Dissels. See also Abatement, and the Stat. 21 Fac. cap. 14.
Intruitons Is a Writ that lies against the In-

truder. Regist. sol. 233.
Andadieri, To engage Lands, to mortgage.
babenda sibi & haredibus — & cuicunque dare, vendere, invadiare, assignare, &c. voluerint. Paroch. Antiq. p. 262.

Invadiationes, Mortgages or Pledges, Confirmamus eis omnes alias donationes, venditiones & invadia-tiones rationabiliter factas. Mon. Angl. 1 par. fol.

Invadiatus Is when one has been accused of fome Crime, which being not fully proved, he is

put sub debita fidejussione.

Invafiones. In the Inquisition of Serjeancies and Knights Fees in the 12 and 13 Years of King John, there be some Titles under the Character of Invasiones: And de Invasionibus, and Invasiones Super Regem.

Internationes, Treasure-trove, Money or Goods found by any Person, and not challenged by any Owner, which therefore by Common Law was due to the King, who granted the Privilege to fome particular Subjects. As King Edw. 1. granted to his Barons of the Cinque Ports qued babeant inventiones suas in mari & in terra.

——Placit. temp. Edw. 1. & Edw. 2. MS.

Inhentory, Inventorium, Is a Description or Repertory, orderly made of all dead Mens Goods and Chartels, prifed by four or more credible Men; which every Executor or Administrator is bound to exhibit to the Ordinary at fuch Times as he shall appoint. West. Symbol. part 1. lib. 2. sest. 696. where likewise you may see the Form. This Inventory proceeds from the Civil Law, for whereas by the ancient Law of the Romans, the Heir was obliged to answer all the Testator's Debts, by which means Heritages were more prejudicial to many than profitable; Justinian, to encourage Men the better to take upon them this charitable Office, ordained, that if the Heir would make and exhibit a true Inventory of all the Testator's Goods coming to his Hands, he should be no further charged than to the Value of the Inven-

tory. Lih ult Cod de jure deliberando, &c.
In ventre sa mere, French, in the Mother's Belly: Is a Writ mentioned in the Register; and

Anno 12 Car. I. cap. 24.

Invest, Investire, Is derived of the French Word Invefter, and fignifics to give Possession. Hotoman de verbis feudalibus, verbo Investitura: Investitura barbarum nomen, barbaricanı quoque rationem babet, nam ut ait feudifta. lib. 2. tit. 2. Investitura proprie diritur quando basta vel aliquod corporeum traditur a donino. We use likewise to invest the Tenants, by delivering them a Verge or Rod in their Hands, and ministring them an Oath, which is called Inthe Value, Custom and Charges of any Goods wessing. Others define it thus, Investitura est in I is a Merchant in another Man's Ship, and I is a Control of the Value, Custom and Charges of any Goods fent by a Merchant in another Man's Ship, and I is a control of the Value, Custom and Charges of any Goods fent by a Merchant in another Man's Ship, and I is a Particular of the Value, Custom and Charges of any Goods fent by a Merchant in another Man's Ship, and I is a Particular of the Value, Custom and Charges of any Goods fent by a Merchant in another Man's Ship, and I is a Particular of the Value, Custom and Charges of any Goods fent by a Merchant in another Man's Ship, and I is a Particular of the Value, Custom and Charges of any Goods fent by a Merchant in another Man's Ship, and I is a Particular of the Value, Custom and Charges of any Goods fent by a Merchant in another Man's Ship, and I is a Particular of the Value, Custom and Charges of any Goods fent by a Merchant in another Man's Ship, and I is a Particular of the Value, Custom and Charges of any Goods fent by a Merchant in another Man's Ship, and I is a Particular of the Value, Custom and Charges of any Goods fent by a Merchant in another Man's Ship, and I is a Particular of the Value o

they liked to Ecclesiaftical Benefices, and de-clare their Choice, and the Promotion of the Persons chosen, by Delivery of a Pastoral Staff and Ring, which was termed In efting; after which they were confecrated by Ecclesiastical Persons.

At first Investitures were made by a Form of Words, afterwards by fuch Things which had most Resemblance to what was to be transferred; as Land passed by the Delivery of a Turf; and that the Trees and all which did grow on the Land might likewife be transferred at the same Time, it was usual to cut a Bough, which was delivered by the Grantor, to the Person to whom

the Land was granted.

But in after Ages, the Things by which Investitures were made, were not so exactly observed: This appears by Ingulphus, pag. 901. viz. Conferebantur etiam primo multa pradia nudo verbo, absque feripto vel Charta, tantum cum Domini gladio, ga-lea vel cornu vel cratera, & plurima tenementa cum calcari, cum firigili, cum arca, & nonnulla cum Sagitta.

Hoveden, pag. 724. Tells us, That our King Ri-chard, being taken by the Emperor, gave this Kingdom to him, and investions teum inde per pileum fuum, and that the Emperor immediately afterwards returned the Gift : Et investivit eum per du-

plicem crucem de auro.

Walfingham also mentions, That John Duke of Lancaster was made Duke of Acquitain, per virgani De Pileum. pag. 343. And Simeon of Durham. lib. 3. De Ecclesia Dunelm. cap. 14. writes, viz. In cujus donationis signum etiam scyphum argenteum obtulit, qui in hac Ecclesia servatus aternam illius facti memoriam retinet.

Investiture, The Customs and Ceremonies of Investiture or giving Possession, were long practifed with great Variety, and singular Oddness. Observe this Form of investing a Canon in the Cathedral Church of St. Paul in the Time of Ralph Baldock, Dean about the Year 1295. Cum fuerit quisquam prabenda investiondus— induatur habitu Canonico & coram Decano & fratribus in Capitulo se præsentet, & pane albo susposito Regulæ Canoni-cæ in hoc volumine contentæ, investiat eum Decanus vel Major prasens Decano absente, Dicendo, Nos recipi-nus te in Canonicum & fratrem, & tradimus tibi regularis observantia formam in volumine isto contentam pro cibo fpirituali, & in remedium laboris refectionem in pane corporalem. Panis autem ille committatur Eleemosynario ad usus Pauperum. -- Ex Libro Statutorum Ecclesiæ Paulinæ MS. penes Joh. Ep'um Norwic.

Inbitatogia, Those Hymns and Pfalms that were fung in the Church to invite the People to Praise God. As Venite Exultemus Domino, Jubilate Deo, &c. In the Statutes of the Church of St. Paul in London, it was ordained, ut vicarii de novo recepti, & in posterum recipiendi, singulis diebus infra annum probationis sue unum nocturnum Psalterii ita dicant attente & Impnarium ac communem Sanctorum Historiam, Invitatoria, & Venitarium adeo diligenter interea repetant quod ea corde tenus, &c. Liber Statutorum Ecclesia Paulina MS. penes Joh. Ep'um Norwic.

TO

configned to a Factor or Correspondent in another Country.

Juure Signifies to take Effect, as the Pardon inureth. Staund. prev. fol. 40. See Enure.

Jobber Is used for one that buys or sells Cat-

tle for others. Stat. 22 @ 23 Car. 2.

Totalia, (Fr. Joyaux,) Jewels. Edward the First employed one Andevar, ad Jocalia sua impig-noranda. Claus. 29 Edw. 1. Praterea considerantes gratanı subventionem, quam prafati Abbas & Monachi (Rading) nobis fecerunt de magnis & preciosis Jocalibus ac aliis rebus suis in subsidium expensarum & sumptuum, quos circa presens passagum nostrum versus paries transmarinas, &c. In Mem. Scac. de Anno 20 Edw. 3. Trin. Rot. 3. The Word is derived from the Lat. Joens, Joulus, and Joella, which feems to comprehend every Thing that delights us; but in a more restrained Sense, to those us; out in a more retirained senic, to those Things which are Ornaments to Women, and which in France they call their own, as Ear-Rings, Bracelets, & L. But Du Fresse tells us, that at Arragon, in Spain, the Question was, whether a Woman's Cloaths would pass by the Devise of her Jewels? And that the Judge upon great Deliberation, and consulting with others, was of Opinion they did not pass. was of Opinion they did not pass.

Joean, i. e. To contend with Pikes. Craftino die quidam milites Anglici strenue nimis & viriliter Jo-

cabantur. Mat. Parif. Anno 1252.

Actarius, A Jester. In a Deed of Richard, Abbot of Bernay, to Henry Lovet, fine dat. among the Witnesses to it was Willielmo tune Jocario Domini Abbatis. But in Domesday 'tis said Berdic was Josulator Regis, the King's Jester.

Joselet, (Sax.) Pradiolum, agri colendi portiuncula. A little Farm or Manor, in some Parts of Kent a Yoklet, as requiring but a small Yoke of Oxen to

till it. Sax. Diet.

'Tis fo called when two Pro-Jocus partitus. posals are made, and a Man hath Liberty to choose which he will. Nec potest transigere, nec pacisci, nec Jocum partitum facere, nec aliud. Bracton, lib. 4. tract. 1. cap. 32. par. 2. Etiam si apparentibus partibus queruletur & respondeatur, sive loquela per non tenuram vel per quemcunque Biper-ti Jocum cavilleter, &c. Hengham Magn. cap.

Joinder Is the coupling or joining of Two in a Suit or Action against another. F. N. B. fol.

a out or Action against another. F. N. B. fol. 118, 201, 221. and in many other Places, as appeareth in the Index, werbo Joinder.

Jonning of Jave, Juntio Exitus. See Issue.

Joint stellants, Simul tenentes, or qui conjunctim tenent, Lib. Intrationum, Tit. Formedon in View, 3. be those that come to, and hold Lands or Tenements by one Title to indivifo, or without Partition. Co. on Litt. lib. 3. cap. 3. fest. 277. These are distinguished from sole or several Tenants, from Parceners, and from Tenants in common; and anciently they were called Participes, and not Haredes: And these must jointly implead, and jointly be impleaded by others, which properly is common between them and Coparceners; but foint-tenants have a fole Quality of Survivorship, which Coparceners have not; for if there be two or three foint-tenants, and one hath Issue and dies, then he or those foint-tenants, that survive, shall have the Whole by Survivorship. See Co. on Litt. ibid. fect. 180. See more of this Terms de la ley, verbo Joint-tenants.

Jointure, Juntura, Is a Covenant whereby the Husband, or fome other Friend in his Behalf,

assureth unto his Wise, in respect of Marriage, Lands or Tenements for Term of Life, or otherwife. West. Symbol. part 2. lib. 2. Tit. Covenants, Sett. 128. 27 H. S. cap. 10. It is fo called either because granted ratione juncture in matrimonio, or because the Land in Frank marriage is given jointly to the Husband and Wife, and after to the Heirs of heir Bodies, whereby the Husband and Wife be made Joint-tenants, during the Cover-See Frank marriage. Fointeen als also used as the Abstract of Joint-tenants. Co. lib. 3. fol. 3. Marques of Winchester's Case. Functura is also by Bratton and Fleta used for joining of one Bargain to another. Fleta, lib. 2. cap. 60. And therefore Fointure in the first Signification may be so called, in respect that it is a Bargain of Livelihood for the Wife, adjoined to the Contract of Mar-riage. See also the Terms of the Law, eodem verbo.

Jossum, Giffum. Agistment or commonly pro-nounced Fuicement, feeding or pasturing of Cat-- Ego Thomas Gybylan, Capellanus Filius rel.-Philippi Fil. Osberti de S. Edmundo. -Deo 💝 beato Edmundo---- totum jus & clameum

Fotion. See Fetjen & Floren. Fourness Accompts, Diete computate, Is a Term in the Law, to be thus understood: If a Writ is abated without the Default of the Plaintiff or Demandant, but merely by Default of the Plaintiff or Demandant, but merely by Default of the Clerk, either for false Latin, Variance, or want of Form; or by Default of the Sheriff, as for want of a good Summons; in all these Cases the Plaintiff may purchase a new Writ, which if it be purchased by Fourneys Accompts, that is, within as little Time as possible after the Aberwithin as little Time as possible after the Abatement of the first Writ, (and the Space of fifteen Days has been held a convenient Time for the Purchase of it) then this second Writ shall be as a Continuance of the First. But where the first Writ abateth by the Default of the Demandant himfelf, as by mistaking the Name of the Tenant or of the Vill; or where it abateth for Nontenure of the Whole; as it ought, because the first Writ was brought without any Manner of Cause; in all these Cases the Plaintiff shall not have a new Writ by Fourneys Accompts. This Writ must be brought in the same Court where the first Writ was, and of the same Quantity in that Writ contained: It must be between those who are Parties to the First, as where one of the Plaintiffs or Defendants dies; but in no Case where there is but one Plaintiff: Nor will it lie except where the first Writ is served and returned on Record. Vide Co. Rep. 6. fol. 9. Spencer's Cafe.

Journal, A Diary or Day-Book. Journals of Parliaments are not Records, but only Remembrances: And are neither of Necessity, nor have been of long Continuance. See Hub. Rep. fol.

Journeyschoppers, 8 H. 6. 5. Were Regrators of Yarn; whence the first Part of the Word is derived, is somewhat obscure: But Chappers are to this Time known to be Changers: As to Chop and Change is a familiar Phrase. See Chop-Chirch.

Journey-Man Cometh of the French Word Fournee, that is, a Day or Day's Work; to that properly

properly it is one that wrought with another by the Day, though now by the Statute made Anno quinto Eliz. cap. 4. it be extended to those like-wise, that covenant to work with another in his Trade or Occupation by the Year.

Ire ad largum, To go at large, to escape, to be set at Liberty, is a Term frequent in the

Law.

Firen moulds, Yellow Lumps or Clods of Earth, or fofter Stone, found amongst Chalk in most Pits among the Chiltern Parts of Oxfordshire, which are indeed a Sort of indigested Iron Oar.

Irregularite, Irregularitas, Disorder: In the Canon Law it is taken for an Impediment, which hinders a Man from taking Holy Orders; as if he be base born, notoriously defamed of any notable Crime, maimed, or much deformed, or has confented to procure another's Death, and the

Trreplebiable or Irreplebifable, That neither may nor ought to be replevyed or fet at large upon Sureties, as the Distress shall be irreplevisable. 13 E. I. cap. 2.

Ifca Cammoniozum, Excefter.

Ma flubius, the River Ex in Deconshire.

fhire.

or Fish-gum brought from If-land, and those Parts, and used in Medicines, and by some in the adulterating of Wines, but for that prohibited by a

Statute made 12 Car. 2. c. 25.

Iffur, Exitus, Cometh of the French Iffuer, i. manare: It hath divers Applications in the Common Law, fometimes being used for the Children begotten between a Man and his Wife; fometimes for Profit growing from Amerciaments or Fines; and sometimes for Profits of Lands or Tenements. West. 2. 13 Ed. 1. cap. 39. Sometimes for that Point of Matter depending in Suit, whereupon the Parties join, and put their Cause to the Trial of the Jury: And yet in all these it hath but one Signification, which is an Effect of a Cause preceding, as the Children be the Effect of the Marriage between the Parents; the Profits growing to the King or Lord, from the Punish-ment of any Man's Offence, is the Effect of his Transgression; the Point referred to the Trial of Twelve Men, is the Effect of Pleading or Process. Iffue in this Signification is either general or special; General Iffue seemeth to be that whereby it is referred to the Jury, to bring in their Verdict, whether the Defendant have done any such Thing, as the Plaintiff layeth to his Charge. For Example, If it be an Offence against any Statute, and the Defendant plead Not guilty; this being put to the Jury, is called The general Issue. And if a Man complain of a private Wrong, which the Defendant denieth, and pleads no Wrong nor Diffcifin; and this be referred to the Jury, it is likewise the general Issue. Kitchin, fol. 225. See Doff. and Stud. fol. 158. The special The Special Iffue then must be that, where special Matter being alledged by the Defendant for his Defence, both Parties join thereupon, and so go either both Fattes join interpolation and go cannot to a Demurrer, if it be questio juris, or to Trial by the Jury, if it be questio fatti, 4 H. S. 3. 18
Eliz. cap. 12. and the New Book of Entries, verbo Iffue. Sce Exitus.

Islurium, Aldborough in Yorkshire.

Itinerant, Itinerant, Travelling, or taking a Journey. Those were anciently called Justices itinerant, who were sent with a Commission into divers Counties to hear fuch Causes especially as were termed Pleas of the Crown, and the Journeys themselves were called Iters. See Justices

in Eyre.
3 tuma, The River Eden in Cumberland.
3 ubilee Was first instituted by Boniface VIII. in the Year 1300. who granted a Plenary Indulgence and Remission of Sins to all those who should visit the Churches of St. Peter and St. Paul at Rome in that Year, and stay there fifteen Days: And this he ordered to be observed once in every Hundred Years, which Clement VI. reduced to fifty Years in the Year 1350. and to be held upon the Day of the Circumcifion of our Saviour. Urban the IVth, in the Year 1389, reduced it to every thirty-three Years, that being the Age of our Saviour. And that every Age might partake of this Benefit, Six-tus VI. Anno 1475. reduced it to every twentyfive Years.

One of our Kings, viz. Edward II. caused his Birth-Day to be observed in the Nature of a Jubilee, when he was fifty Years old, and not before or after: And this he did by releating Afra Legio Angusta, Careleton in Monmouth-ire.

Afra Legio Angusta, Careleton in Monmouth-prisoners; by pardoning all Offences, except Treasons; and by making good Laws, and granting many Privileges to the People. And because when a Jubilee was first instituted, it was ordered to be observed every Hundred Years; therefore

Jubilaus fignified afterwards a Man One hundred Years old, and likewife a Poffession or Prescription for Fifty Years. Si ager non invenietur in scriptione inquiratur de senioribus, &c. & si sub certo Jubilæo mansit, sine vituperatione maneat in aternum.

Du Fresne.

Audaufm, (Judaifmus,) the Custom, Religion, or Rites of the Jews: Also the Income hereto-fore accruing to the King from the Jews; for we find in several Charters, Judaismum nostrum An-glia. Also the Place or Street where the Jews live, as in Hiffor. Oxon. fol. 132. And Vetus Judaismus for the Old-Jury in London. The Word was often used by Way of Exception in old Deeds; as, Sciant, Quod ego Rogerus de Morice dedi Willielmo Harding pro tribus marcis argenti, unum croftum, babend, de me & baredibus miss shi & baredibus eins, vel eius allegantis & committee the state. dibus ejus, vel ejus assignatis & eorum haredibus cuicunque, quocunque vel quandocunque dictum Croftum dare, vendere, legare, invadiare, vel aliquo modo assignare voluerint, in quocunque statu fuerint, libere, quiete, integre, bene & in pace, excepta religione & Judaismo, &c. Sine dat. The Statute de Judaismo was made 3 Ed. 1. at which Parliament the King had a Fifteenth granted him pro expulsione Judaorum.

Judaismum was anciently used for a Mortgage. Pro hac autem donatione dederunt mihi dieti Abbas 😌 Canonici sex Marcas Sterl. ad acquietandam terram pradictam de Judaismo, in quo fuit impignorata per Rob. fratrem meum, &c. Ex magno Rot. Pipæ, de

Anno 9 E. 2

Here in England, in former Times, the Fews and all their Goods belonged to the chief Lord where they lived; and he had such an absolute Property in them, that he might sell them; for they had not Liberty to remove to another Lord without Leave. This appears in Mat. Parif. pag.

521, 606. where we read that Henry III. fold the Fews to Earl Richard his Brother for a certain Term of Years, that quos Rex excoriaverat, Comes

evisceraret.

They were diftinguished from the Christians both living and dying; for they had proper Judges and Courts, wherein their Causes were decided; and they were a Badge on their outward Garments upon the Breaft in the Shape of a Table, and were fined if they went abroad without fuch Badge. They were never buried in the Country, but brought up to London, and there buried without the Walls. But Henry I. gave Leave that they might be buried without the Walls of any other City.

Judaismus is also taken for the Mansion or

Dwelling-place of the Jews in any Town; as Wigorniam cepit & intravit, & Judaismum evertit. Rishangor, pag. 668. And it sometimes signistics Usury: as, Empta suit grangia, &c. & Domus obligata in magnis debitis in Judaismo. Mon. 1 Tom.

p. 834.

Judge and Judges, Judex & judices, All their Commissions are bounded with this express Limitation, Fasturi quod ad justitiam pertinet secundum legem & consustudinem Anglia. The Judge at his Creation takes an Oath, That he shall indifferently minister Justice to all them that shall have any Suit or Plea before him, and this he shall any out or rica petore nim, and this he shall not forbear to do, though the King by his Letters, or by express Word of Mouth, should command the Contrary, &c. It is a Maxim in the Law, Aliquis non debet effe Judex in propria causa. King Henry the Fourth, when his eldest Son the Prince was by the Lord Chief Justice, for some great Mildemanary. great Misdemeanors, committed to Prison, thanked God that he had a Son of that Obedience, and a Judge fo impartial, and of fuch undaunted Courage; the Story is well known, and may be read at large both in Stow and Daniel, in vita H. 5. Fortescue in his Book de Laudibus legum Anglie 3. speaketh of a Judge, complaining of a Judgement given against a Gentlewoman of Salisbury, who being accused by her own Man, without any other Proof, for murdering her Husband, was thereupon condemned and burnt: The Man, who accused her, being within a Year after convicted for the same Offence, confest, That his Mistress was altogether Innocent of that cruel Fact. But this Judge (as the same Author Adds) fapius mibi fassus est, quod nunquam in vita fua animum ejus de boc sasto purgaret. In septimo H. 4. the King demanded of Gas oigne Justice, If he saw one in his Presence kill F. S. and another (which was not culpable) should be indicten of this before him, what he would do in this Case? To which he answered, That he ought to respite the Judgment against him, and to relate the Matter fully to the King to procure him a Pardon; for there he cannot acquit him, and give Judgment according to his private Knowledge. But where they have a judicial Knowledge, there they may and ought to give Judgment ac-cording to that. See the like Cafe determined by King James, in his Disputations at Oxford. Rex Plat. p. 109, 113, 114, 115. Plow. f. 83. Partridge against Strange.

Judger. In Cheshire to be Judger of a Town is to serve at the Lord's Court on the Jury. Leice-

fter's Anti. f. 302.

Jungment, Judicium, quasi juris dictum, Is the Consure of the Judges so called, and is the very

Voice and final Doom of the Law; and therefore is always taken for unquestionable Truth. The ancient Words of Judgment are very significant, viz. Consideratum est per curiam, &c. because Judgment is or ought to be given by the Court, upon Confideration of the Record before them; and in every fudgment there ought to be three Persons, viz. Astor, reus & fudgments fome be final, and some not final. See Co. on Lit. f. 39. and Co. 9. Rep. Downam's Cafe.

Audgment or Trial by the Dolp Crofe Was a Trial in Ecclefiastical Causes, in Use long since among our Saxons. See Creffy's Church Hiftory

fol. 960.

Subtless fittales; So Polydore Virgil calls Empson, and Dudley, who were employed by Hen. 7. for taking the Benefit of Penal Statutes, and were put to Death by Hen. 8. See Lord Herb. H. 8.

fol. 5, 6.

Audicium Dei, The Judgment of God, fo our Ancestors called those now prohibited Trials of Ordeal, and its several Kinds, Si se super defendere non poffet Judicio Dei, scilicet, Aqua vel ferro, first de es justita. Leges Ed. Conf. cap. 16. See Spelman's Gloss. on this Word, and Dr. Brady in his Glossary at the End of his Introduct. to Eng. Hiftory. See Suthdore.

Ing, A watery Place, according to Domef-

day. Jugantes for Brigantes. A Cut-thr Bugulatoz, A Cut-throat, or Murderer. Statutum est praterea ut nullus occultus Jugulator, quales Murderers appellant Angli, de catero chartam de regia gratia obtineret. Tho. Walfingham, pag.

343. Jugum terræ, A Yoke of Land, in Domesday, contains half a Plow-Land, viz. Odo tenet de Episcopo unum Jugum terra, & est dimid. Carucata. So also 1 Inst. fol. 5. a. So in Domessay, Unum Jugum de Ora, & unum Jugum de Herce; i. e. The Rent of Yoke of Land, and another Yoke of Land to

plough. Gale 760.

Juntary, To strew Rushes, as was of old the Custom of accommodating the Parochial Church, and the very Bedchamber of Princes. ra in Ailesbury tenentur per servitium inveniendi Do-mino Regi cum venerit apud Ailesbury in astate stramen ad lestum suum & prater hoc herbam ad juncan-dam cameram suam — Pat. 14 E. 1.

Muncavia or Jonearia, (from juneus, the Latin Word for a Rush;) is a Soil or Place where Rushes grow. Co. on Lit. fol. 5. Cum Piscaviis, Turbariis, Juncariis, & communibus pasturis ad messuagium pradictum pertin'. Pat. 6 Ed. 3. p. 1. m.

Junctum, Juncts, A Measure of Salt. Et de tribus mensuris terra, & de decem junctis falis in wickio, cum duabus salinis, &c. Mon. Ang. tom.

2. p. 99.

Juneture. See Jointure. Jura Regalia. See Regalia. Jure Patronatus. See the New Book of Entries, verbo Jure Patronatus in Quare Impedit, fol.

365. col. 3.

turate, (Jurati, Anno 2 & 3 Ed. 6. cap. 30.) as the Mayor and Jurats of Maidstone, Rye, Winchelfey, Tenterdon, &c. are in the Nature of Aldermen, for Government of their feveral Corporations: And the Name is taken from the French, where (among others) there are Major & Jurati Suesfenses, &c. Vide Choppin Doman. Fran. lib. 3. Tit. 20. sect. 11. pag. 530. So Jersey hath a Bailiff

govern the mand. Lam. Romney Printyls is incorporate of one Bailiff, 24 Jurats, and the Commonalty thereof, by Charter, Dat. 23 Febr. I Ed. 4. See Hift of Imbanking and Draining, fol. 34. b. Jurats are also sometimes taken for Juries, as in 13 E. 1. cap. 26.

Juridical Davs, (Dies juridici) Days on which the Law is administered, Days in Court. See Dies. Jurisdiction (Jurisdictio) Is an Authority or Power which a Man hath to do Justice in Causes of Complaint made before him. Of which there are two Kinds: The one which a Man hath by Reason of his Fee, and by Virtue thereof does Right in all Plaints concerning the Lands of his Fee: The other is a *Jurisdiction* given by the Prince to a Bailiff. Which Division I have in the Custumary of Normandy, cap. 2. which is not unapt for the Practice of our Commonwealth; for by him whom they call a Bailiff, we may under-fland all that have Commission from the Prince to give Judgment in any Cause. See Sir Edw. Coke's Procemium to his 4 Inft. The Civilians divide Jurisdictionem into Imperium & Jurisdictionem, & imperium in merum & mixtum; of which you may read several Tractates.

Intis utrum Is a Writ which lies for the Incumbent, whose Predecessor hath alienated his Lands and Tenements. The divers Uses whereof ice in Fitz. Nat. Brev. f. 48.

Juroz, Furator, Is one of those Twenty-four

Truth upon fuch Evidence as shall be given them touching the Matter in Question, of which see F. N. B. f. 165 and the Statute 16 17 Car. 2.

For returning able and fufficient Juvors.

Juruale, The Journal or Diary of Accounts in a religious House.

Ut patet per Jurnale hoe -ut patet per prædictum Jurnale. Paroch. Antiq. p. 571. From the French Four, a Day. Whence Fourney was at first properly but one Days Travel. And our Ploughmen now use the Word in a Trivel. And our rioughnees how the the Word had frift and original Senfe; for they call one Day's Travel, or Work at Plough, a fourney or fourne. Hence a fourneyman is one who works by the Day, &c. See furnedum.

Jurnehum, A Journey, or one Day's Travelling. — Among the customary Duties done by the Tenants of Chebenhale. — Si opus fuerit & Dominus voluerit, ipse averiabit pannos suos cum ca-ballo suo ad Sanstum Edmundum, vel alias per unum Jurnedum femel in anno --Cartular. Sancti Ed-

mundi MS. f. 401.

Hurr, Jurata, May be derived from the Latin Jurare, to swear, and signifies either Twentyfour or Twelve Men sworn to enquire of the Matter of Fact, and declare the Truth upon such E-vidence as shall be delivered them, touching the Matter in Question. Of which Fury, who may, and who may not be impanelled, see F. N. B. f. 165. And here observe, That in England there be three Sorts of Trials, viz. one by Parliament, another by Battel, and the third by Affic or traverse the Indistment, or challenge it for In-fury. Smith de Rep. Angl. lib. 2. cap. 5, 6, 7. Of fufficiency, or remove the Cause to a higher the two Former read him, and see Battel, Combut and Parliament. The Trial by Affic, (be the is referred to another Jury, and in the later Action civil or criminal, publick or private, transmitted to a higher Court. Lamb. Eir. lib. 4. Action civil or criminal, publick or private, personal or real,) is referred for the Fact to a

iff and Twelve Furats, or sworn Assistants, to 7. where he calls it, Regale beneficium clementis govern the Island. Cam. Ronney Marsh is incorprincipis de confilio Procerum populis indultum, que vite principis de consilio Procerum populis indultum, quo vitæ hominum & status integritati tam salubriter consultur, ut in jure, quod quis in liber o soit tenemento possidet, retinendo, dueili casum declinave possint homines ambiguum, &c. This Jury is not only used in Circuits of Justices Errant, but also in other Courts and Matters of Office, as if the Escheator make Inquisition in any Thing touching his Office, he doth it by *Jury* or Inquest. If the Coroner enquire how a Subject found dead, came to his End, he useth an Enquest. The Justices of Peace in their Quarter-Sessions, The Sheriff in his County and Turn, the Bailiff of a Hundred, the Steward of a Court-Lect or Court Baron, if they enquire of any Offence, or decide any Cause between Party and Party, they do it in the same Manner: So that where it is said, All Things be triable by Parliament, Battel or Affise, Affise in this Place is taken for a fury or Enquest, empanelled upon any Cause in a Court where this Kind of Trial is used; and though it be commonly supposed that this Custom of ending and deciding Causes proceeded from the Saxons and Britains, and was of Favour permitted to us by the Conqueror; yet I find by the Grand Custumary of Normandy, cap. 24. that this Course, was likewise used in that Country; for Assis is in that Chapter, defined to be an Affembly of wise Men, with the Bailiff, in a Place certain, at a Time assigned Forty Days before, whereby Justice may be done in Causes heard in the Court : Of this Custom also, and those Knights of Normandy, Johannes Faber maketh Mention in the Rubrick of the Title demilitari testamento, in Institut. This Jury though it appertains to most Courts of the Common Law, yet it is most notorious in the half Year Courts of the Justices Errants commonly called the Great Affice; and in the Quarter-Sessions, and in them it is most ordinarily called a Fury, and that in civil Causes; whereas in other Courts it is termed oftner an Enquest and in the Court-Baron, a Jury of the Homage: In the General Affife, there are usually many Juries, because there be Store of Causes both civil and criminal, commonly to be tried; whereof one is called *The Grand Jury*, and the rest *Petit Juries*, whereof it seemeth there should be one for every Hundred. Lamb. Eirenarch. lib. 4. cap. 3. pag. 384. The Grand Jury confifts ordinarily of Twenty-four grave and substantial Gentlemen, or some of the better Sort of Yeomen, chosen indifferently by the Sheriff out of the whole Shire, to confider of all Bills of Indicament preferred to the Court, which they do either approve by Writing upon them Billa vera, or disallow by indorfing Ignoramus: Such as they do approve, if they touch Life and Death, are farther referred to another the court of the other Jury to be confidered of, because the Case is of fuch Importance; but others of lighter Mo-ment are, upon their Allowance, without more Work, fined by the Bench, except the Party personal or real,) is referred for the Fact to a far, and presently upon the Allowance of this Jury, and as they find it, so passet the Bill by the Grand Inquest, a Man is said to be inment; and the great Favour that by this the King dicted; such as they disallow, are delivered to shew to his Subjects, more than the Princes of othe Bench, by whom they are forthwith cancelther Nations, you may read in Glanvil, lib. 2. cap. Mer

Men at the least, and are empanelled as well if ol. 10. So Mon. Angl. tom. 1. pag. 149. Percipiet upon criminal as upon civil Causes: Those that etiam quilibet Fratrum——cotidie justas duas de cepassupon Offences of Life and Death, do bring in the verdict either Guilty, or Not guilty, where-pot, or liquid Measure. upon the Prisoner, if he be found guilty, is said to be convicted, and so afterwards receiveth his Judgment and Condemnation, or otherwise is acquitted, and set free : Of this read Fortescue, cap. Those that pass upon civil Causes real, are all, or so many as can conveniently be had, of the fame Hundred, where the Land or Tenement in Question doth lie, being four at the least, and they upon due Examination bring in their Verdict either for the Demandant or Tenant. Of this also see Fortescue, cap. 25, 26 according to which, Judgment passeth afterward in the Court, where the Cause began: And the Reason here of is, because these Justices of Assise are in this Case, for the Ease of the Country, only to take the Verdist of the Fury by Virtue of the Writ called Nist prius, and so return it to the Court where the Cause is depending. See Nist print, and Lambard in his Explication of Saxon Words, verbo Centuria; His Words are these, In singulis centuriis Comitia funto, atque libera conditionis viri duodeni atate superiores, una cum Praposito sacra tenentes, juranto, se adeo virum aliquem innocentem baud condemnaturos, sontemve absoluturos. See also the Cu-flumary of Normandy, cap. 69. Vide etiam Enquest. See Twelve Men, and Lambard's Eiren. lib. 4. c. 3. pag. 384. Mr. Sheringham, in his De Anglorum gentis origine, derives the Origine of our Jury from a great Antiquity: Quod autem Wodenus (Afgardia Rex) dicitur duodecini regni proceres sibi assumpsisse, iisdemque jurisdicendi in populum provinciam dedisse, binc sorte illa nunquam apud nos satis laudanda consuetudo invaluit, qua duodecim juratis viris, quos pa-trio sermone a Jury idcirco vocamus, tota juris decernendi & litium expediendi potestas concessa est, P. 272. This Trial by Jury was anciently called Duodecim virale Fudicium.

We read it likewise in the Laws of King Ætbelred, made by him at Wantage, a Town in Berkshire, viz. Habeantur placita in singulis Wapentakiis ut exeunt seniores duodecim Thayni & prapositus cum eis jurent super sanctuarium quod eis dabatur in manus, quod neminem innocentem velint accufare vel noxium concelare. Tistrue, this may feem to intend the Number of the Judges, and not of the Jury: But the Jury themselves in some Cases are Judges, that is, they are Judges of the Fact, and the Judge is bound to give Sentence according to their Verdict of the Fact.

THE COLORE, The Right of the Crown is Part of the Law of England, and differs in many Things from the general Law, relating to the Subject. See Co. on Lit. f. 15. b.

Jus Curialitatis Anglia. See Curtely of Eng-

land.

Tus Tuplicatum Is where a Man hath the Possession as well as a Propriety of any Thing. Brast. lib. 4. trast. 4. c. 4.
Jus herwoltatis, The Right of Inheritance.

Sec Heir.

Jus Patronatus Is the Right of presenting a Clerk to a Benefice. See the New Book of Entries, verbo jure Patronatus in Quare Impedit, fol.

465. col. 3

Justs, Among the Customs observed in the Abbey of Glastonbury .- In diebus folennibus quum Fratres fuerunt in capis meconem babuerunt in justis, & sinulas super mensam, & vinum ad caritatem & tria -Chartular. Abbat. Glaston. MS. generalia-

Justes (Fr. Fouste, i. e. Decursus, Lat. Fuxta) were Contention between Martial Men and Perfons of Honour, with Spears on Horseback, by way of Exercises, and singly. Anno 24. Hen. 8. cap. 13. Edictum Regis Edw. 1. prohibendo sub foriffactura omnium que forisfacture possint, quod non Torneant, Bordeant, Adventuras Querant, Justas faciant seu ad arma prasumant sine Licentia Regis. Pas. 29 Edw. 1. Essex 101. Sec Tournament. And it differed from Tournaments as Species doth from Genus; because Tournaments were all Sorts of military Contentions, and consisted of many Men in Troops: But Justs were usually between

two Men, and no more.

Justice, Justiciarius, Signifies him that is deputed by the King to do Right by way of Judgment; the Reason why he is called Justice and not Judex, is, because in ancient Times the Latin Word for him was Justicia, and not Justiciarius, as appeareth by Glanvile, lib. 2. cap. 6. and Rog. Reason why they are called Justiciarii, and not Judices, is, because they have their Authority by Deputation, as Delegates to the King, and not jure Magistratus, and therefore cannot depute others in their stead, the Justice of the Forest only excepted, who hath that Liberty especially given him by 32 H. 8. 35. for the Chancellor, Marshal, Admiral, and such like, are not called Jufliciarii, but Judices: Of these Justices there are divers Sorts in England, of the Manner of whose Creation with other Appurtenances, read Fortes-cue, c. 51. These in Magna Charta, c. 12. and

other Statutes, are called Fusticers, Institute or Chief Justice of the Bing's Bench. (Capitalis justitia vel justiciarius de Banco Regis, vel ad placita coram rege tenenda) Is a Lord by his Office while he enjoys it, and the Chief of the rest; His Office especially is to hear and determine all Pleas of the Crown, viz. fuch as concern Offences committed against the Crown, Dignity, and Peace of the King; as Treasons, Fe-lonies, Mayhems, and such like; which you may read in Bracion, lib. 3. tract. 2. per totam, and in Stauudf. Pl. Cor. from the first to the 51. chap. of the first Book. He also, with his Assistants, heareth all personal Actions, and real also, if they be incident to his Jurisdiction. See Cromp. Jur. fol. 67. Of this Court Bracton, lib. 3. cap. jur. fol. 67. Of this Court Bracton, lib. 3. cap. 7. num. 2. saith thus, Placita vero civilia in rem & personam in Curia Domini Regis terminanda, coram diversis Justiciariis terminantur; & illarum curiarum habet unans propriam, sicut aulam Regiam, & Justiciarios capitales qui proprias causas Regis ter minant & aliorum omnium per querelam vel privilegium five libertatem; ut si sit aliquis qui implacitari non debeat, nist coram Rege. This Justice hath no Pa-tent under the Great Seal, but is made by Writ in this short Form.

EX, &c. R. M. militi salutem. Sciatis quod R EX, &c. R. M. mutt juinten. Capi-constituimus vos Justiciarium nostrum Capitalem, ad Placita coram nobis tenenda, quamdiu vos bene gesseritis, &c. Tefte, &c.

Of the ancient Dignity of this Chief Fusice, thus, Liber niger fiscalis, cap. 4. In Scaccario residet, imo & prassidet, primus in regno Capitalis, scilicet, Justicia. In the Time of King John, and other of

our ancient Kings, it often occurs in Charters of Privileges, Quad non ponatur respondere, nist of their Jurisdistion consisteth upon the Articles corum nobis vel Capitali Justicia nostra. The of the King's Charter, called Charta de Foresta, Oath of the Justices, see in the Stat. 18 Ed. 3.
Stat 4. and in Origines Juridiciales, a Catalogue of all the Lords Chief Fustices of England. See King's Bench.

He had formerly that Power alone, which afterwards was distributed to three other great Magistrates, that is, he had the Power of the Chief Justice of the Common Pleas, of the Chief Baron of the Exchequer, and of the Master of the Court of Wards. 'He usually fate in the King's Palace, and there executed that Office which was formerly performed per Comitem Palacii: He determined in that Place all Differences which happened between the Barons and other great Men of the Kingdom, and likewise Causes both Criminal and Civil between other Men. And this he did till the 9th Year of Hemy III. or rather till the 17th of King John, when, at the Request of the Nobility, the King granted that Communia placita non sequerentur Curiani suam, sed in loco

certo tenerentur. He had that Prerogative to be Vicegerent of Damage and Charge, be brought up to London the Kingdom when any of our Kings went be-yond Sea, and was usually chosen to this Office out of the greatest of the Nobility: But his Power was first diminished by Richard I. who made two ward I. who reduced them to one Court. And that wife King confidering that some former Chief Laws. And now began the Study of the Common Law, and not before; and the Chief Justice was no longer stiled Capitalis Anglia Justiciarius, but Capitalis Justiciarius ad placita coram Rege tenenda, &c.

Justice or Chief Justice of the Common Pleas, Hath also the Title of Lord whilst he enjoys his Office, and is called Dominus Justiciarius Communi-um Placitorum, vel Dominus Justiciarius de Banco, who with his Assistants did originally, and do yet, hear and determine all Causes at the Common Law, that is, all Civil Caufes, as well Personal as Real, between common Persons; wherefore it was called The Court of Common Pleas, in Distinction from The Pleas of the Crown, or the King's Pleas, which are special and appertaining to him This Court was appointed to be in a fetled Place, and not as other Courts, to follow or attend the King's Court or Palace, as appears by the Stat. 9 H. 3. c. 11. Of its Jurisdiction, fee 4 Inst. f. 99. The Justice's Oath, fee 13 E. 3. Stat. 4. Thus Brazon, lib. 3. cap. 7. tells us, that Justiciarioum alii sunt perpetui certo loco habitantes sicut in Banco loquelas omnes, &c. terminantes, &c.

Justice of the Fogest, Justiciarius Foresta, Is also a Lord by his Office, and hears and determines all Offences within the Forest, committed against

Trent, the other of all beyond. The chief Point of the King's Charter, called Charta de Foresta, made Anno 9 H. 3. concerning which, fee Cambd. Brit. pag. 214. See Protoforestarius. The Court Brit. pag. 214. See Protoforestarius. The Court where this Justice sits and determines, is called The Justice-Seat of the Forest, held once every three Years, as you may read in Manusod's Forest Laws, cap. 24. He is also called Justice in Eyre of the Forest; and is the only Justice that may appoint a Deputy, by the Statute of 32 H. 8.

35. Juffice of the Pundzed, (Jufticiarius Hundredi.) Erat ipse Hundtedi Dominus, qui & Centurio & Centenarius, Hundredique Aldermannus appellatus est. Praerat omnihus Hundredi Friborgis, cognovitque de causis majusculis, qua in eisdem finiri non potuerunt. Spelm.

Juffices of Maile, Fusticiarii ad capiendas Assifas, Are fuch as were wont by special Commission to be fent (as Occasion was offered) into this or that County, to take Affifes for the Ease of the Subjects; for whereas these Actions pass always by Jury, so many Men could not, without great therefore Fuffices for this Purpose, by Commission particularly authorifed, were fent down to them. For it feems, that the Justices of the Common Pleas had no Power to take Assistant the Stat. of other Justices, and configned to each a distinct 8 R. 2. cap. 2. for by that they were enabled to Jurisdiction, viz. to one the North Parts of Englit, and to deliver Gaols. And the Juftices of the land, and to the other the South. And thus it King's Bench have by that Statute such Power afit, and to deliver Gaols. And the Justices of the continued till the Beginning of the Reign of Ed- firmed unto them, as they had One hundred ward I. who reduced them to one Court. And Years before. These Commissions ad capiendas Afthat wife King confidering that some court. And rears before. These commins at the contract that wife King confidering that some former Chief sists, have of the Years been settled and executed fusives made use of their Power in Prejudice to only in Lent, and the long Vacation, when the fusive sists are the contract to the settlement of the settlement o his Father and Grandfather, did farther diminish fixes, and other learned Lawyers, may be at leitheir Authority, both as to the Dignity of their fure to attend those Controversies; whereupon Persons, and Extent of their Jurisdiction; for it also falls out, that the Matters that were wont no more were chosen out of the Nobility as for- to be heard by more general Commissions of Further Matters and C merly, but out of the Common People, who lives in Eyre, are heard all at one Time with these were Men of good Morals, and skilful in the Assistance, which was not so of old, as appears by Braffon, lib. 3. cap. 7. num. 2. Habeat etiam justi ciarios itinerantes de Comitatu in Comitatum, quandoque ad omnia placita ; quandoque ad quadam specia-lia, sicut Assisas, &c. & ad Gaolas deliberandas ; quandoque ad unam vel duas & non plures. And by this Means the Justices of both Benches being worthily accounted the fittest of all others, and their Affistants, were employed in these Affairs. But the further of either Bench, or any other, may be fuffices of Affle in his own County, Anno 8 R. 2. 2. and 33 H. 8. 24. And those who now are called fustices of Affle, and twice every Year go the Circuit, by two and two through all England, dispatch their several Businesses by several Commissions. Cromp. Jur. fol. 210. For they have one Commission to take Assistant another to deliver Gaols, another of Oyer and Terminer, &c. That The state of the state of the state of the state of Assistance of Assist See Oath.

Juffices of Dver and Terminer, Jufticiarii ad audiendum & terminandum, Were Justices deputed upon some special or extraordinary Occasions, to Vert or Venison: Of these there be two, whereof hear and determine some peculiar Causes. Fire-one hath Jurisdiction over all Forests on this side berbert in his Nat. Brev. saith, That the Commission K k

on d'Oyer and Terminer is directed to certain Perfons upon any great Affembly, Infurrections, heious Mildemeanors, or Trespasses committed. And because the Occasion of granting this Commission should be maturely weighed, it is provided by the Statute made 2 E. 3. cap. 2. That no ded by the Statute made 2 E. 3. cap. 2. That no such Commission ought to be granted, but that they shall be dispatched before the Fusices of the one Bench or other, or Fusices Errant, except for horrible Trespasses, and that by the special Favour of the King. The Form of this Commission that B. W. B. The Form of this Commission that B. W. B. The Form of this Commission that B. W. B. The Form of this Commission that the same statement of the s fion, fee F. N. B. f. 110.

Juffices in Evze, Justiciarii itinerantes, Are so termed of the old French Word, Erre, Iter, as (a grand Erre, i. magnis timeribus,) proverbilly spo-ken. These in ancient Time, were sent with Commission into divers Countries to hear such Causes especially, as were termed Pleas of the Crown. And this was done for the Ease of the People, who must else have been hurried to the King's Bench, if the Case were too high for the County-Court: They differed from the Justices of Oyer and Terminer, because they (as we said be-fore) were sent upon one or few special Causes, and to one Place, whereas the Justices in Eyre were sent through the Provinces and Counties of the Land, with more indefinite and general Commission, as appeareth by Brasson, lib. 3. c. 11, 12, 13, and Britton, cap. 2. And again, because the Justices of Oyer and Terminer were sent uncertainly upon any Uproar, or other Occasion in the Country; but these in Eyre (as Mr. Gwin sets down in the Preface to bis Reading,) were fent but every feven Years once, with whom agrees Horne in his Mirror of Justices, lib. 2. cap. queux poient estre atours, &c. Et lib. 2. cap. des peches criminals, &c. al fuit del Roy, &c. And lib. 3. cap. de Justices in Eyre: Where he also declares what belongs to their Office. [But there is a Book intituled Orig-juridiciales, which says, They went oftner.] These juridiciales, which says, They went oftner.] These were instituted by King Henry the Second, as tempore Feria illius, & nonnullus alias libertates, im-Cambd. in his Brit. witnesseth, pag. 104. and Hove-den par. poss. fuer. annal. fol. 313. hath of them these Words, Justiciarii itinerantes, constituti per Honricum Secundum, qui divosit Regnum summ in sex. partes, per quarum singulas tres justiciarios itineran-tes constituit, &c. In some respect they resembled our Justices of Assise at present, though their Authority and Manner of Proceeding much differ. Co. on Lit. f. 293.

Juffices of Baol-Delivery, Jufficiarii ad Gaolas deliberandas, Are such as are sent with Commission to hear and determine all Causes appertaining to fuch as for any Offence are east into the Gaol: Part of his Authority is to punish such as let to Mainprise those Prisoners that be not bailable by Law, nor by the Statute de finibus, cap. 3. F. N. B. fel. 151. These seem in ancient Time to have fel. 151. There feem in ancient Time to have been fent into the Country upon this feveral Occasion; but afterwards Justices of Asse were likewise authorised to this. Anno 4 E. 3. cap. 3. There Oath is all one with other of the King's Justices of either Bench. Old Abridgment of Justices of either Bench. Statutes, Tit. Sacramentum jufticiariorum. Scc Oath.

Justicements, From Justicia, All Things belonging to Justice. Co. on Westm. 1. fol. 225. Also the Effects or Execution of Justice, or of Jurisdiction.

Justices of the Jews, (Justiciarii ad Custodiam Judxorum assignati,) King Richard I. after his Return out of the Holy Land, Anno 1194. appointed particular Justices, Laws, and Orders, for preventing the Frauds, and regulating the Contracts and Usury of the Jews. Hoveden, parte post. pag. 745. Clauf. 3 Ed. 1. M. 19.

Authors of Laborer Were Justices heretofore

appointed to redress the Frowardness of Labouring Men, that would either be idle, or have unreasonable Wages. See 21 E. 3. c. 1. 25. E. 3.

c. 8. and 31 E. 3. c. 6.

Justices of His Brius Are all one at this Time with Justices of Asses for it is a common Adjournment of a Cause in the Common Pleas, to put it off to such a Day, Nis prius justiciarii vene-rint ad eas partes ad capiendas Assisas; and upon this Clause of Adjournment they are called Justices of Nisi prius, as well as Justices of Assife, by reason of the Writ or Action that they have to deal in. Their Commission you may see in Cromp. Fur. fol. 204. yet with this Difference between them, that Justices of Assis have Power to give Judgment in a Cause, but Justices of Nis prins only to take the Verdict. But in the Nature of both their Fun-Stions, this feems to be the greatest Difference, that Justices of Nist prius have to deal in Causes personal as well as real; whereas Justices of Assis, in strict Acceptation, meddle only with the poffessory Writs called Affife.

Judices of the Pavilion (Juficiarii Pavilonis) Are certain Judges of a Pyepowder-Court, of a most transcendent Jurisdiction, held under the Bishop of Winchester at a Fair on St. Ciles's Hill, near that City, by Virtue of Letters Patent granted by Richard the Second, and Edward the Fourth. Episcopos Wynton. & successores suos, a tempore quo, &c. Justiciarios suos, qui vocantur Justiciarii Pavilonis, cognitiones placitorum & aliorum negotiorum eadem Feria durante, necnon claves portarum & cu-stodiam pradicta Civitatis nostra Wynton, pro certo munitates & consuetudines habuise, &c. See the Patent at large in Prynne's Animad. on 4 Inst. fol.

Justices of the Deace (Justiciarii ad Pacem)
Are those who are appointed by the King's Commission to attend the Peace of the County where they dwell; of whom some, for special Respect, are made of the Quorum, because Business of Importance may not be dispatched without the Presence or Assent of them, or one of them. See Quorum. The Office and Power of these is various, and grounded upon feveral Statutes, too long to recite. They were called Guardians of the Peace till the Thirty-fixth Year of Edward the Third, cap. 12. where they are called Justices. Lamb. Eiren. lib. 4. c. 19. pag. 578. See Shepberd's Sure Guide for Justices of Peace. Justices of Peace Within Liberties (Fusicia-

rii ad Pacem infra Libertates) Are such in Cities, and other corporate Towns, as those others of the Counties; and their Authority or Power is all one within their several Precincts. Anno 27

H. 8. cap. 25. Justices of Crailes bastan Were a Kind of Justices appointed by King Edward the First, upon Occasion of great Disorders grown in the Realm, during his Absence in the Scotch and French Wars. In the Old N. B. sol. 52. they are stilled Justices of Trial-baston: But by Holinshed and Stow, Traile-baston, so called (say they) of trailing,

or drawing the Staff of Justice: Or according to re nostimur excludendo. Pat. 3t Edw. 3. Par. 1. Co. 12. Rep. fol. 25. for their summary Proceedings, who says also, They were, in a Manner, Justice Speat Is the highest Court that is held the Statute of Ragman. Their Office was to make in a Forest, and is always held before the Lord Inquisition through the Realm, by the Verdict of substantial Juries, upon all Officers, as Mayors, Sheriffs, Bailists, Escheators, and others, touching Extortion, Bribery, and other such Grievances; as Intrusions into other Mens Lands, Barretors, and Breakers of the Peace, with divers other Offenders; by Means of which Inquifitions, many were punished by Death, many by Ransom, and the Rest slying the Reassm; the Land was quieted, and the King goined great Riches towards the Support of his Wars. See Mat. Westm. in Anno 1305. In the Hift. Roffen. fol. 200, fub anno 1305, which may be faid to be co-etanous with these Fusices, he gives the following Account of their Office. Circa hac tempora processit in publicum nova inquisitionis breve, quod an-glice dicitur Trail-baston, contra Intrusores, Conductitios hominum vapulatores, conductitios seisina captores, pacis infractores, raptores, incendiarios, murderatores, pugnatores. Multi boc perempti, multi redempti, multi noxii, pauci innoxii sunt inventi. Adeo quidem rigide processit bujus coertionis justitia, quod pater pro-prio silio non parceret, &c. d.ra multa. As to the Name Traile-basson, there are divers Opinions; fome think that Bafton fignifies the Beam of a Pair of Scales, and so is metaphorically applied to the just poising of Recompence for Offences committed. Others think it may be derived from the French (Treilles, i. Cancelli) Bars or Lattices, a Grate with cross Bars: Others from the Word Treille, i. Pargula, a Frame or Rail, fuch as Vines use to run upon; and Basten, a Staff or Pole, inferring, that the Justices imployed in this Commission, had Authority to proceed without any folemn Judgment-Scat, but might with-out more work proceed wherever they could apprehend the Malefactors they fought for. If I may be admitted to give my Thoughts, I suppose, it may be derived from the Fren h Word Trayl, i. to draw; and Baston, a Staff; and the Reason of this my Supposition, is, that the Kings of England having in those Times many Occasions in Fran. e, by Reason of their frequent Wars there; and observing that the Marshals of France had a large Power, with which they were invested by the Delivery of a Basson, (or as we call it a Bastoon) the Ensign of their Office and Authority; when they returned and found strange Disorders grown here, in Imitation of that, erected these Fustices, who (as they say) had a Baston delivered them as the Badge of their Office, to that whoever was brought before them was Traille al Basson, traditus ad Ba-culum; whereupon with Submission, may their Name easily be deduced, and they called Justin ces de Trail-Baston, or Justiciarii ad trahendum of-fendentes ad baculum vel baston. We find a Commission of Trail-baston, coram Rogero de Grey & So-E. 3. post conquestum, 5. See Spelman's Gloss. verbo

Jufficiar, (Fr. Fusticier,) a Justice, or Justicier The Lord Bermingham, Justiciar of Ireland. Baker's Chron. Angliæ, fol. 118.

Bufficiarii ad Placita transgressionum Moneta audienda & terminanda. Clauf. 7 Edw. 1. M. 6. de Judæis.

Justiciatus. Nos, quantum in ipsis est, de nofiro Domino & alto Justiciatu, qua ibidem optine-

Chief Justice in Eyre of the Forest, upon warning forty Days before; and there the Judgments are always given, and the Fines fet for Offences, that were presented at the Courts of Attachments, and the Offenders indicted at the Swainmotes, concerning which, fee Manwood's Forest-Law, cap. 24.

Aufficies Is a Writ directed to the Sheriff, for the dispatch of Justice in some special Cause of which he cannot by his ordinary Power hold Plea in his County-Court. Hereupon the Writ de excommunicato deliberando, is called a Juficies in the Old Nat. Brev. fol. 35. Alfo the Writ de homine replegiando, Ibid. fol. 41. And the Writ de fecunda superoneratiene pasture, Ibid. fol. 73. There are many Precedents of this in F. N. B. fol. 17. in Acount, and fol. 152. in Annuity, and fol. 119. in Debt. Kitchin, fol. 74. (ays, That by this Writ of Justices, the Sheriff may hold Plea of a great Sum, whereas, of his ordinary Authority, he can hold no Pleas, but of Sums under Forty Shillings, with whom agrees Crompton, fol. 231. It is called a Jufficies, because it is a Commission to the Sherist ad justiciandum aliquem, to do a Man Justice, and requires no Return, or any Certificate of what he hath done. Brait. lib. 4. traft. 6. cap. 13. num. 2. mentions a Justicies to the Sheriff of Lordon, in a Case of Dower. See the New

Book of Entries, verbo, Justicies.

3 utisticare, To pass Judgment. Et totam aliam terram babeat & terra babitatores sub se, putisticet.

Brompton. Du Fresne.

Justification, Fustificatio, Is an Affirming or Shewing good Reason in Court, why he did such a Thing as he is called to answer, as to justify in Cause of Replevin. Broke, Tit. Replevin.

Justificators, (Justificatores.) Will. Rex Anglia. H. Camerario & Justificatoribus suis, omnibus suis fidelibus Norf, salutem. Inquivite per Comitatum quis justius hujusmodi forisfasturam haberet tempore Patris mei, sive Abbas Ramesiæ sive antecessor W. de Albenio. Et si Comitatus concordaverit quod Abbas rectius pradittam forisfacturam debet habere, tunc precipio ut C. folidi, quos Radul. Passel implacitavit, sine mora Ab-bati reddantur. T. Episcopo Dunelmensi. Sir Henry Spelman leaves it thus without Explication. stificators scem to signify Compurgatores, or those that by Oath justify the Innocency, Repute, or Oath of another, as in the Case of Waging Law. Also Jurymen, because they justify that Party on whose behalf they give their Verdict.

Justitia Was anciently used for a Judge, and fometimes for a Statute, Law, or Ordinance. Richardus Dei Gratia. Sciatis, Nos, de communi proborum virorum confilio, fecisse bas Justitias subscriptas. Hoveden, p. 666.

Justitia Is often taken for Jurisdiction, or the Office of a Judge. Leg. Edw. Conf. cap. 26. Justitia cognoscentis Latronis sua est de homine suo.

Justitia, He who now is called Justitarius was formerly called Fusitia, i e. a Judge. Leg. H. 1. c. 42. A Rege vel Justina ejus, vel a Communi utrorumque Domino submoneatur.

Justitias facere Is to hold Plea of any Thing. Mr. Selden, in his Notes upon Eadmerus, mention-ing that Plea which was held at Pinnenden between Archbishop Lanfranck and Odo Bishop of K k 2

Bayeux, tells us, Huic placito interfuerunt Goisfredus Episcopus Constantiensis, qui in loco Regis fuit, & Justitiam illam tenuit, Lansrancus Episcopus qui ut distum est placitavit & totum dirationavit,

Justitium, A Ceasing from the Prosecution of Law, and Exercising Justice in Places Judicial.

The Vacation. LL. Canuti.

Hendar Bouth, Mentioned, 16 Car. 2. c. 7. consists of 30 or 31 Days, (excepting February, which never hath more than 28, unless in Leap-Year, and then but 29.) Twelve of which Months being those mentioned in the Kalendar make a Year, which we call vulgarly in the singular Number, A Twelvemonth. But if in the plural Number, we say Twelvemenths, then shall it be accounted a Month of Weeks, which is but 28 Days. See Co. lib. 6. f. St. Catesby's Cafe. Sec Computation.

Raiendæ, Rural Chapters, or Conventions of the Rural Dean and Parochial Clergy; fo cal-led, because held on the Kalends, or first Day of every Month: As at first every three Weeks, and at last only once a Quarter, and by Degrees wholly intermitted, to the great Decay of Discipline. See Parochial Antiquities, by Mr.

Kennet, p. 640. Ralends, the Beginning of a Month.

trantref. According to the Description of Mr. Humfrey Lloyd, out of the Laws and Ordinances of Howeldda, a Kantref had its Denomination from One hundred Towns, and fignifies as much, under which were contained fo many Commots, which the Welfb call Commond, and fignifies Provincia or Regio, and confifted of Twelve Manors or Circuits, and two Townships. We find the Word mentioned in Mon. Ang. 1. part. f. 319. thus ____ Le primier Conquereur de trois Kantref de la terre de Brechnoch, eftoit Bernard de Nefmarch Norman. See Cantred.

Karite, Carite, The Religious called their best Conventual Drink, or their strong Beer, by this Name; because I presume, after Meals, they used to drink their Pocula Caritatis, or ad Caritatem, i.e. their Grace-cups, in this best Liquor. -Willielmus Powcher Prior Ecclesia Cath. Elyen. & Conventus. --- concessimus Magistro Petro Penteley Medico unum corrodium in domo nostra, videl. quolibet die dus panes de celario, unum album de pastu conventuali vocatum Houshold loos & alium nigrum vocatum Black-white-loof, & unam mensuram cervista bona, vocata Karite, ex eodem vase de quo Conven-iisti aodem die deservitur. Ex Cartular. Ex Cartular.

Ecclef. Elyen. MS. penes Job. Epifc. Norwic. MS.

And unum Carite was used for one Grace-Cup, as William Prior of Ely, and the Convent, granted to Alice Appliton one doily Corody, videl. unam panem vocat. Black-white-loof, & unam mensuram cervisia melioris conventus, seu de dolio conventus, vocat. ununt Carite per diem. Dat. 8 Ar. 1411. ib.

Barle (Sax.) a Man; and sometimes a Servant or Clown. Hence the Saxons called a Scaman a Buscarle, and a Domestick Servant Huscarle. This Word is often found in Domesday, Selden's Mare Clausum, and other ancient Records. From hence, hy Corruption, comes our modern Word

Churle.

tarnie, Matthew Paris in the Lives of the Abbots of St. Albans, under Paul the fourteenth Abbot.

- Minutis autem qui de sua Anno 1077. pag. 52.consuetudine pastillis carneis vescebantur, esus subtraxit inordinatos, & pro carne, de allece & liborum eduliis congestum quoddam ferculum ipsis in communi cumula-vit. Quod more Normannovum Karpie quass Karem-pie sophistice nominavit. Dr. Watts consesses him-self ignorant of the Meaning of this Word. Du Fresse thinks it was the same with Carpeia, which was a Part of Lenten Fare, or a Dish of salted or dried Fish, chopped and mineed together with other Ingredients to make it more favoury, as we now dress a cold pickled Herring, or what is called by the barbarous Name of Salmagundy. Karvata (æni, (Mon. Angl. 1 Par. f. 548. b.) a

Cart-load of Hay. Sce Caresta. Barpns, i. e. Lent. Fr. Caresmes. (Lat. Qua-

dragesima.)

Rap, (Kaia & Caya, Sax. Lag, Teut. Kay,) Area in littore onerandarum atque exenorandarum navium causa, e compassis tabulis trabibusque (clavium instar) firmata. A Wharf to land or ship Goods or Wares at. The Verb Caiare, in old Writers, fignifies (according to Scaliger) To keep in, or re-firain; and so is the Earth or Ground, where Kays are made, with Planks and Posts. Nunc ille cursus aqua per sordes & inundationes Tannatorum, & per varias perturbationes in predicta aqua factas, & maxime per exaltationem Caye, & diversionem aqua, quam ipfi de Novo Templo fecerunt ad Molendina fua extra Castra Baignard, quod naves pradicte minime intrare possunt, sicut solebant. Pla. & Petitiones in

Parl. Anno 35 Ed. 1.
Rapage, (Kaiagium,) Portorium quod Kaiæ nomine exigit Telonarius. The Money or Toll paid for loading or unloading Wares at a Kay or Wharf. Rot. Pat. 1 Ed. 3. m. 10. and 20 Ed. 3.

thebbarg. Cooper in his Thefaurus renders Oves rejicule by Kebbars or Cullers, drawn out of a Flock of Sheep. But where or why the refuse Sheep are thus called, is perhaps not worth enquiring.

Redel. (Anno 12 Ed. 4. cap. 7.) See Kid-

Reclane. See Killagium.

Ecep, A strong Tower in the Middle of any other Fort or Castle, wherein the besieged make their last Essorts of Defence, was called a Keep. Hence the inner Pile of Fortification within the Castle of Dover, erected by King Henry II. about the Year 1153. was called the King's Keep. So at Windsor, &c.

inceper of the Fosest, Custos Foresta, Is also called Chief Warden of the Forest, Manyood Forest Government of all Things, and the Check of all Officers belonging to the same; and when it pleaseth the Lord Chief Justice in Eyre of the Forest to keep his Justice-Seat, he sends out his Warrant, or general Summons, to him forty Days before, for the Warning of all Under-Officers to appear before him at a Day alfigned in the Summons, which fee in Manwood, ubi supra.

Reeper of the Great Seal, Cuftos magni figilli, Is a Lord by his Office, and Hiled The Lord Keeper of the Great Seal of England: He is one of the King's Privy Council; through whose Hands pass all Charters, Commissions, and Grants of the King under the Great Seal; without which Seal, all such Instruments by Law are of no Force. For the King is in the Interpretation of Law a Corporation, and passeth nothing firmly

but under the said Seal, which is as the publick molished, to give their chief Subjects Leave to Faith of the Kingdom in the high Esteem and fortify their Manor-Houses with kernelled Walls. Reputation justly attributed thereto. This Lord Keeper, by the Statute 5 Eliz. 18. hath the same Place, Authority, Preheminence, Jurisdiction, Execution of Laws, and all other Cultoms, Commodities, and Advantages, as hath the Lord Chancellor of England for the Time being. He is constituted by the Delivery of the Great Seal to him, and taking his Oath. Co. 4. Inft. fol.

Eccucia of the Libertics of England By Authority of Parliament. See Custodes Libertatis.

Beeper of the Parby Seal, Cuftos privati figilli, Is a Lord by his Office, through whose Hands pass all Charters signed by the King before they come to the Great Seal, and fome Things which do not pass the Great Seal at all : He is of the King's Priory Council, and was anciently called Clerk of the Priory Seal. 12 R. 2. cap. 11. Gardien del Priory Seal, in Rot. Parl. 11 H. 4. num. 28. And Lord Privy Seal, and one of the great Officers of the Kingdom, by 34 H. 8. 4.

Recept of the Touch, 12 Hen. 6. 14. feems to be that Officer in the King's Mint, at this Day called The Master of the Assay. See

Rellus, In digging the Tin-Mines in Cornwall, next the Load or Vein of Tin, there is a Floor which they call Spar, above which lies another Kind of Substance like a white foft Stone, which they call Kellus.

Keip, Made of Sca-wrack or Weed laid on Heaps, dried and burned, stirred to and fro with an Iron Rake till it condenses and cakes together; used chiefly in making Alom.

Rencheffer. See Ariconium.

Rendall Barony. See Concagii.

Renrgelo, (Sax.) Spel. de Concil. 1 Tom. fol. 406. Sec Cenegild.

Bennets, A Sort of Coarfe Welfb Cloth, mentioned Anno 33 H. S. cap. 3.

Renninga. See Cenninga.

--- Inquisitio & extenta terrarum & kerhere, tenementorum, qua fuerunt Roberti de Monte alto nuper defuncti, in Refeng in Norf. facta die luna in cra-ftino S. Fidis, videlicet, Regni Regis Edwardi tertio – item de quadam consuetudine qua vocatur Kerhere ad Festum S. Michaelis 12 denar. Ex bundello Escheat. anno 3 Ed. 1. Perhaps a Commutation for the customary Duty of Carrier, or

Carriage of the Lord's Goods.

Bernellare comum, To build a House with a Wall or Tower, kernelled or crenelle, with Cranics or Notches, for the better Conveniency of shooting Arrows, and making other Defence. Spelman derives it from the Sax. Cyrnel, a Seed or Kernel; from whence, says he, Cyrnelen, to rise in Knobs or Bunches. But Du Fresne justly reflects on this Violence done to the Word, and finds it to be quarnellus or quadranellus, a four Square Hole or North; ubicinque patent quarelli five fenefire. This Form of Walls and Battlements for military Uses, and chiefly for shooting with Bows and Arrows, might possibly borrow Name from quadrellus, a four square Dart

Nec tamen interea cessat balista vel arcus, Quadrellos hac multiplicat, pluit illa fagittas.

It was a common Favour granted by our Kings, after Castles were, for preventing Rebellion, de-

Licentiam dedimus Johanni de Handlo quod ipse man-sum suum de Borstall juxta Brehull in Com. Buck. Jum Jum de Borjail juria esteniu in com. Duc. muro de petra E cale firmare E kernallare possibilità. Dat. 12. Sept. 1312. Paroch. Antiq. pag. 353. Which Form of Work does now appear in that ancient Seat of Borsal, Com. Buck. in the Possession of the very worthy Sir John Aubrey Baronet.

Rernellatus, (from the Lat. Crena, a Notch.) Et dux (sc. Lanc.) dicit, quod ipfe clamat pro fe & haredibus suis habere Castrum suum de Halton, Kernellatum. Pl. de quo Warr. apud Cestriam, 31 E. 3. Fortisted or Embattelled. Rostormel. Erat ibidem quoddam Castrum duplici muro Kernellatum, &c. Survey of the Dutchy of Cornwal.

laçıneş, İdle Persons, Vagabonds Nec non de illis qui dicuntur Idle-Men, & Malefastoribus, qui etiam Kernys dicuntur. Pat. 5 E. 3. p. 1. m. 25

& Ord. Hibern. 31 Ed. 3. m. 11, 12.

†Reberg, A Cover or Veffel used in a Dairy-House for Milk or Whey, ——Compotus Henrici Deve & Johanna uxoris de exitibus & proven-tibus de Dayvi. Allocantur pro novo Kevere empto viii. den. Paroch. Antiq. pag. 386. In Devonshire a Keeve is the Butt or Fatt wherein they work their Beer.

Reples or Recies, (Ciuli or Ciules) A Kind of long Boats of great Antiquity, mentioned Anno 23 H. S. c. 18. Longe Naves quibus Brittaniam pri-

mo ingressi sunt Saxones. Spel.

Repny ----- Robertus de Tuteshal, Episcopus Norwicensis, & Rogerus de Monte-alto concesserunt, quod iffi ex tunc non caperent, aut per ballivos suos capi facerent, aliquod Theoloneum pro cafeo & butiro su-per uncto leguminibus & hujusmodi nisi in grosso vendentur, & quod non caperent aut capi facerent de quinque pellibus rubeis que vocantur Keyng nist unum obo-lum tantum. Placit. Parl. 18 Ed. 1. Whence it seems plain that a Keyng was five Fells or Pelts, or Sheep-Skins with their Wool on

kepus, keps, A Guardian, Warden, or Keepcr.—Nolo etiam quod aliquis Seneschallus, Con-stabularius, Ballivus, Keys, sive Forestarius, Serviens, vel venator — per terras corum venientes, ab ipfis nec ab hominibus fuis pascantur. — Mon. this wee as commons just paycanur.

Angl. Tom. 2. p. 71. In the Ille of Man, the 24 chief Commoners, who are as it were the Confervators of the Liberties of the People, are called the Keys of the Island.

Rithell, A Cake: It was a good old Custom for Godfathers and Godmothers, every Time their God-Children asked them Blessing, to give them a Cake ; which was called a God's Kichell. It is still a proverbial Saying in some Counties,

Ask me Blessing, and I will give you some Plumb.

Cake.

Ellour, Anno 5 El. cap. 12. says, Every Person being a common Eadger, Kidder, Lader or Carrier. Whereby it fignifies one that badges, or carries Corn, dead Victual, or other Merchandise, up and down to sell; called also Kyddiers, 13 El. cap.

25. Riddiers, (Anno 13 Eliz. cap. 25.) See Kid-

Riddle, Ridel, or Redel, (Kidellus) a Dam, or open Wear in a River, with a Loop or narrow Cut in it, accommodated for the laying of Weels or other Engins to catch Fish. 2

Part. Inft. fol. 38. Angustias, machinas sive ingenia in fluminibus posita ad Salmones aliosque pisces intercipiendos

Fishermen corruptly call them Kettles : piendos. Fishermen corruptly call them Kettles: The Word is ancient, for in Magna Charta, cap. 24. we read thus, Omnes Kidelli deponantur de catero penitus per Thamesiam & Mederweyam & per totam Angliam, nist per costeram Maris. And in a Charter made by King J.hn, Power was granted to the City of London, De Kidellis amovendis per Thamessam & Medeweyam. Anno 1 H. 4. cap. 12. it was accorded, (inter alia) That a Survey should be made of the Wears, Mills, Stanks, Stakes, and Kidels, in the great Rivers of England. Inq. capt. apud Derb. 15 Nov. 1 Eliz. poft mortem Tho.
Fyndern, &c. Et fuit feifitus de uno Kidello vocat.
a Were, ac de libera pifcaria in Potlok. Efc. Bundello, 3. They are now called Kettles or Kettle-Nets, and are much used on the Sea Coasts of Kent and Wales.

Milderkin, the eighth Part of an Hogshead. Bilketh, An ancient servile Kind of Payment, for in an old Manuscript 'tis thus written. Kil-

keth pro qualibet Hundreda, 2 denar.
Rillanium, Kcelage, Robertus de Brus habet apud Hertelpole, portum maris, & capit ibi Killagium, feil. de qualihet navi cum Batello, applicante ibi, osto denar. & de qualibet navi sine Batello quatuor denar. Rot. Parl. 21 Ed. 1. Tit. Northumberland.

killythstallion Is where a Lord of a Manor was bound by Custom to provide a Stallion for the

Use of his Tenants Mares. Spelm.

Bilth. Ac omnes annuales redditus de quadam con-fuetudine in Ewyas Lacy vocat. Kilth. Pat. 7 Eliz. pag. 7. Spelm. confesseth he did not know the Meaning of the Word.

Ring, Rex, Is thought by Cambden in his Brit.
pag. 105. to be contracted from the Saxon Word
Cyning for Coning, fignifying him that hath the
highest Power, and absolute Rule over the whole Land; and therefore the King is in Intendment of Law cleared of those Defects which common Perfons are subject to; for he is always supposed to be of full Age, although never so young. Cromp. Fur fol. 134. Kitchim, fol. 1. He is taken as not subject to Death, but is a Corporation in himself. Cromp. ibid. He is supra Legem by his absolute Power. Brast. lib. 1. cap. 8. Kitch. f. 8. And though for the better and more equal Course in making Laws, He do admit the three Estates, that is, Lords Spiritual, Lords Temporal, and the Commons, unto Council; yet this derogates not from his Power; for whatever they Act, He by his negative Voice may quash. See concerning this, Smith de Rep. Anglor. lib. 1. cap. 3. and Bratton, lib. 2. cap. 16. num. 3. and Britton, c. 39. He pardoneth Life and Limb to Offenders against his Crown and Dignity, except such as he bindeth himself by Oath not to forgive. Staund. Pl. Cor. lib. 2. cap. 35. And Habet omnia jura in manu sua. Bracton, lib. 2. cap. 24. num. 1. He may al-

Dispatch of Justice, He useth no other Witness than himself, always using these Words at the End. Teste Meisson. Lastly, He hath in the Right of his Crown many Prerogatives above any common Person, be he never so Potent and

Hononrable; whereof you may read at large in Staundford's Tractate upon the Statute thereof made 17 E. 2. Also in Bracton, lib. 2. c. 24. num. 1, & 2.

Ring of Beralde, Rex Heraldorum, Is a principal Officer at Arms, that hath the Pre-eminence of the Society. See Herald and Garter. Among the Romans he was called Pater Patratus.

Ring of the Binistress, at Tuthury in Com. Staff. His Power and Privilege appears by the follow-

ing Charter.

Ohan fer te grace de Dieu, Roy de Castile & de Leon, Duke de Lancastre, a touts ceux, que cestu nos letres verront ou orront, Saluz. Saches nous avoir ordonez constitut. & assignez nostre bien ame le Roy de Minstraulx deins nostre Honeur de Tuttebury quare est, ou qui pur le temps serra pur prendres arresser touts le Minstraulx deins meisme nostre Ho-neur & Franchise, queux refusount de fair sour services & Minstralcy as eux appurtenants, a faire de ancient temps a Tuttebury suis dit annuelment les jours del assumption de nostre Dame. Donants & grantants au dit Roy des Minstraulx pur le temps esteant plein poyer & mandement de les faire resonablement justisser & constrener de faire lour services & Minstrakyes en maner come appeint, & come illonques ad este use & de ancient temps accustome. En Testimonigniance de quel cole nous avons fait saire cestes nos Letres Patent, don souz nostre Privo Seal a nostre cassel de Tuttebury le xxii. jour de August le an de Regne nossre tresdules le Roy Ri-chard II. quart. Confirmed by H. 6. 22 Feb. 21. Year of his Reign.

King's Bench, Bancus Regius, Is the Court or Judgment-Seat, where the King of England was fometimes wont to fit in his own Person; and therefore it was moveable with the Court or King's Houshold, and called Curia Domini Regis, and Aula Regia, as Gwin reports in the Preface to his Reading; and that therein, and in the Court of Exchequer, which were the only Courts of the King till Henry the Third's Days, were handled all Matters of Justice, as well Civil as Criminal. This Court of the King's Bench was wont in ancient Times to be especially exercised in all Criminal Matters, and Pleas of the Crown, leaving the Handling of private Contracts and Civil Actions to the Common Pleas, and other Courts. Glanvile, lib. 1. cap. 2, 3, 4. and lib. 10. cap. 18. Smith de Rep. Ang. lib. 2. cap. 11. Co. 4. Inft. f. 70. and hath President of it, the Lord Chief Justice of England, with three or four Justices Assistants; or according to Forteficue, cap. 51. four or five, and Officers thereto belonging, the Clerk of the Crown, a Protonotary, and other inferior Mini-fters and Attornies. See Justice of the King's

ter or suspend any particular Law that seems hurtful to the Publick. Blackwood in Apologia Charter of King Henry II. to the Abbot and Regum, cap. 11. For the King's Oath, see Bradon, lib. 3. c. 9. num. 2.

Again, the King's only Testimony of any of thing done in his Presence; is of as high Nature and Credit as any Record; whence it comes, That in all Writs or Precepts sent out for the library of the Month of Law.

Eing's Swanherd, (Magister deductus Cignorum.) is a common Error, that Rom. 1.1. is translated, Pat. 16 R. 2. pars 1. m. 38. Radulphum Scot, Paul a Knawe of Jesus Christ: It was occasioned Custodem Cignorum nostrorum, sive per alium by a Bible in the Duke of Lauderdale's Library, quemeunque qui pro tempore Custos theorem nostrorum where the Word Kneawe was writ in lesser Charles and Common Facility. pradictorum fuerit. No Fowl can be a Stray but a racters than the other, and a Razure might cafily Swan. 4 Inft. f. 280.

Rintal Is a certain Weight of Merchandise,

Bipe, A Basket made of Ofiers, broader at the Bottom, and narrowed by Degrees to the Top, Gower, Poem, f. 52. 106. And Wikhiff in his old but left open to both Ends, which they use for Engl. Translation, Exod. t. 16. If it be a Knave taking Fish; as particularly upon Otmore in Child, i. e. A Son or Male Child. Afterwards it taking Fish; as particularly upon Otmore in Oxfordshire, where they call this way of treading the Water, and elapping down the Basket, and then groping for the Fish enclosed, Kipping and going to Kipe. From the Sax. Cypa, a Basket. It Fishing with Baskets of the same Kind and Shape, is practifed by the barbarous Inhabitants of Ceylon in the Eaf-Indies, as appears in the Relation thence called anciently Knights of the Spur: The and Figure of it given by Mr. Knox in his Tra- Italians term them Cavaliers, the French Chevavels, p. 28.

Bipperstime, That no Salmon be taken between Gravefend and Henly upon Thames in Kip-per-time, viz. between the Invention of the Cross (3 May) and the Epiphany. Rot. Parl. 50 Edw.

Rirbyes Duest Is an ancient Record remaining with the Remembraneer of the Exchequer, the Meaning and Etymology whereof will appear by what follows. Memorandum, quod Anno Domini 1277. Anno Regni Regis Edwardi filii Regis Henrici quinto, misit idem Rex per totam Angliam Ballivoi inquirere, sub juramento & in secreto de gum Buntos imparere, jus juriamento & in jerreto de universis terris Anglia per Johannem de Kirby The-fauravium suum, quisquis teneret & cujus feccii, & quantum & cujus Regis tempore feosfati essent. Ex Regist. Glasson. Canobii pones Rad. Sheldon Ar.

Birkmote, A Synod : Sometimes 'tis taken for

a Meeting in the Church or Vestry.

Bit: 1002, A certain Bed in a Coal-Mine. at Wednesbury in Staffordsbire; the fourth Parting or Laming in the Body of the Coal, is called the Kit-floor one Foot thick.

– Dedi unam virgatam de Knappa Bnappaquam Adreas tenuit, & totam terram de Fernburft. - In another Charter, the same Donation is thus faid -- Dedi unam virgatam terra de Chueppa, quan Andreus tenet. Cartular Abbat. Rading.

MS. p. 94.

Bilabe, An old Saxon Word for a Man-Servant, and so is used in 14 E. 3. Stat. 1. cap. 3. Vani, and Verstegan in his Restitution of decayed Intelligence, cap. 10 believes it is borrowed of the Dutch Cnapa, which signifies the same Thing. And that is some Kind of Officer or Servant, as Scild-knapa was he that bore the Weapon or Shield of his Superior, whom the Latins call Armigerum; and the French Escuyer. Matt. S. 6. Puer meus jacet in domo paralyticus, was in the Saxon Translation turned Myn Knawa. It was sometimes of old used as a titular Addition. Fohannes filius Willielmi Couper de Denby Knave ad satistaciendum Regi de omni eo quod ed Regem pertinet, occasione cujusdam Utlagaria in ipsum in placito transgressionis ad sectam Regis promulga-

racters than the other, and a Kirzure mignically be diferented; but in the Earl of Oxford's Library, Rev. 1. 1. 'tis faid, to him Cnight John. Fortef.

42. See Strumpet. The Word is now perverted to the hardeft Meaning, a falle and deceiful thing under or over, according to the feveral to the hardest Meaning, a false and decenture Uses of divers Nations. Plowden, fol. 3, menti-Fellow. But it had a Seense of Simplicity and ons 2000 Kintals of Wood in the Case of Reniger Innocence; it first signified a Child or Boy, Sax.

Chapa, whence a Knave Child, i. c. a Boy distinction. A Knave Child between them two they gate. was commonly taken for a Servant Boy, and by Degrees for any serving Man: As in the Vision of Piers Plowman, Cokes and her Knaves cryden hote Pyes hote, i. e. Cooks and their Boys, or Skullions.

Skullions.

#Ringlit, (Sax. Cnyt. Lat. Miles, and Eques auratus, from the gilt Spurs he usually wore, and
thence called anciently Kniehts of the Spur: The liers, the Germans Ruyters, the Spaniards Caval-laro's, &c.) Knight in its Original properly fig-nified a Servant; but there is now but one Inthance where 'tis taken in that Sense, and that is Knight of a Shire, who properly serves in Parliament for such a County; but in all other Instances it signifies one that bears Arms, who, for his Virtue and martial Prowess, is by the King, or one having his Authority, exalted above the Rank of Gentleman to a higher Account or Step of Dignity. The Manner of making them, Camba. in his Britan thus shortly expresseth: Nostris vero temporibus, qui Equestrem dignitatem suscipit, flexis genibus leviter in humero percutitur, Princeps his werbis Gallice affatur; Sus vel sois Chevalier au nom de Dieu, i. e. Surge aut sis Eques in nomine Dei. This is meant of Knight Bachelors, which is the Lowest, but most ancient Degrees of Knighthood with us. By the Stat. 1 Ed. 2. cap. 1. all Gentlemen having a full Knight's Fee, and holding their Land by Knight's Service, might be compelled to be made Knights: But that is repealed by 17 Car. 1. ca. 22. The Privilege belonging to a Knight, fee in Fern's Glory of Generofity, pag. 116. Of Knights, there are two Sorts; one Spiritual, so called by Divines in regard of their Spiritual Welfare; the other Temporal. Cassans de gloria mundi, Par. 9. Consti-derat. 2. Sec Selden's Titles of Honour, fol. 770. Chief Justice Popham affirmed, he had seen a Commission granted to a Bishop, to Knight all the Persons in his Diocesc. Godbolt's Rep. fol. 398, Of the several Orders, both of Spiritual and Temporal Knights, see Mr. Ashmole's Inst of the Knights of the Garter. He who served the King in any Civil or Military Office or Dignity, was formerly called Miles: 'Tis often mentioned in the old Charters of the Anglo-Saxons, which are subscribed by several of the Nobility, viz. after Bischops, Dukes and Earls, per A. B. militem, where Miles signifies some Officer of the Court, as Minister was an Officer to Men of Quality. Thus we read in Ingulphus, De dono F. quondam militis Kenulfi Regis, fol. 860.

Afterwards the Word was restrained to him

fun in placito transgressions ad sectam Regio promulga- who served only upon some military Expedition, t.e. Original de Anno 22 H. 7. 36. Derby. There or rather to him who by reason of his Tenure

was bound to ferve in the Wars, and in this Sense the Word Miles was taken pro wasfallo. Thus in the Laws of William the Conqueror. Manibus ei sese dedit, cuncta sua ab eo ut miles a Domino re-

cepit.

And he who by his Office or Tenure was bound to perform any military Service, was furnished by the Chief Lord with Arms, and fo adoptabatur in militem, which the French call adouber, and we to dub fuch a Person a

Knight.

But before they went into the Service, it was usual to go into a Bath and wash themsolves, and afterwards they were girt with a Girdle; which Custom of Bathing was constantly observed, especially at the Inauguration of our Kings, and then those Knights were made, who for that Reason were called Knights of the Bath.

Iknights-Court Is a Court-Baron, or Honour-Court, held twice a Year under the Bishop of Hereford, at his Palace there; wherein those who are Lords of Manors, and their Tenants, holding by Knight's Service of the Honour of that Bishoprick, are Suitors; which Court is mentioned in Butterfeild's Surv. fol. 244. If the Suitor appear not at it, he pays 2 s. Suit-Silver for Respite of

Simulation of the Massa Gyld in London, confifting of Nineteen Knights, which King Edgar founded, giving them a Portion of void Ground lying without the Walls of the City, now called Posso-ken Ward. Stow's Annals, pag. 151. This in Mon. Ang. 2. pag. fel. 82. a. is written Cnittenegeld.

Anichts Boneret. Sec Baneret. John Coupe-land (for his valiant Service against the Scots) had the Honour of Baneret conferred on him and his Heirs for ever by Patent. 29 Edw. 3. part. I.

m. 2.

Buights of the Bath: See the Antiquity and Ceremony of their Creation in Dugdale's Antiquities of Warwickshire, fol. 531, 532. They are so called from their Bathing the Night before their Creation; their Place is before Knights Bachelors, and after Baronets. This Order was re-established by his present Majesty King George in the Year 1725; who erected the same into a Regular military Order for ever, by the Name and Title of The Order of the Bath, to confist of thirty-seven Knight besides the Sovereign.

Knights of the Chamber, (Milites Camera,) Mentioned in 2 Inft. fol. 666. and in Rot. Pat. 29 Ed. 3. par. 1. m. 29. feem to be fuch Knights Bachelors as are made in Time of Peace, because knighted commonly in the King s Chamber, not in

the Field, as in Time of War.

knights: fre (Feedum Militare) Is so much In-heritance, as is sufficient yearly to maintain a Knight with convenient Revenue; which in Henry the Third's Days was 15 l. Cam. Britan. pag. 111. But Sir Thomas Smith, in his Repub. Angl. lib. 1. cap. 18. rates it at 401. And by the Statute for Knights, 1 Ed. 2. cap. 1. fuch as had 201. per Ann. in Fee, or for Life, might be compelled to be Knights; which Statute is repealed by 17 Car. 1. cap. 20. Stew, in his Annal, p. 285, fays, There were found in England, at the Time of the Conqueror, 60211 Knight-Fees, according to others, 60215; whereof the religious Houses, before their Suppression, were possessed of 28015 Oct. ritable Patriarch of Alexandria, though vowed to Caru-ale terre fa iunt feodum unius militis. Mon St. Fohn the Baptift their Patron; Fern's Glory of Angl. 2. 1ao. fol. 825. a. Of this, you may read Generofity, pag. 127. They had their Primary

more in Selden's Titles of Honour, fol. 691. and Bracton, lib. 5. Tratt. 1. cap. 2. See Coke on Littl. fol. 69, a. a Knight's Fee contained Twelve Plowlands, 2 Part. Inft. fel. 596. or 680 Acres. Virgata terre continet 24 Acras, 4 virgate terre make an Hide, and five Hides make a Knight's Fee, whose Relief is five Pounds.

Raughts of the Garter, Equites Garterii, or Perifeelidis, Arc an Order of Knights first created by King Edw. the Third, after he had obtained many notable Victories, who, for furnishing of this Honourable Order, made a Choice out of his Realm, and all Christendon, of the best and most excellently renowned Knights in Virtue and Honour, bestowing this Dignity upon them, and giving them a blue Garter, decked with Gold, Pearl, and precious Stones, and a Buckle of Gold, to wear daily on the left Leg only, a Kirtle, Crown, Cloak, Chaperon, a Collar, and other stately and magnificent Apparel, both of Stuff and Fashion; exquisite and heroical to wear at high Feasts, as to so high and princely an Order was meet. Of which he and his Succes-fors, Kings of England, were ordained Sovereigns, and the rest Fellows and Brethren, to the Number of Twenty-fix. Smith de Rep. Anglor. lib. 1. ca.
20. This Honourable Society is a College or Corporation, having a common Seal belonging to it, and confliting of a Sovereign Guardian, which is the King of England, that always governs this Order by himself, or his Deputy; of Twenty-five Companions called Knights of the Garter, of Fourteen secular Canons that be Pricsts, or must be within one Year after their Admission; Thirteen Vicars, also Priests, and Twenty-fix poor Knights, that have no other Sustenance, or Means of Living, but the Allowance of this Houle, which is given them in re-fpect to their daily Prayer to the Honour of God and St. George. There be also certain Officers and St. George. There be also certain Officers belonging to this Order, viz. The Prelate of the Garter, which Office is inherent to the Bishop of Garter, which Office is increant to the Billiop of Windefer for the Time being; the Chancellor of the Garter; the Register, who is always Dean of Windsor; the Principal King at Arms, called Garter, whose chief Business is to manage and marshal their Solemnities at their yearly Feasts and Installations. Lastly, The Usher of the Garter, who is also the Usher of the Black-Rod. The Site of this College is the Castle of Windsor, with the Chanel of St. Garner, excelled by Educado, with the Chapel of St. George, erected by Edward, the Third, and the Chapter-House in the said Castle, and their Solemnity upon St. George's Day. Cambden faith, This Order received great Ornament from Edward the Fourth. Ferne's Glory of Generofity, pag. 120. And that most pious Prince Charles the First, as an Addition to their Splendor, ordered all the Companions of the Order to wear on the left Side of their upper Garment, the Cross of England encircled with the Garter and Motto, from whence round about are cast Beams of Silver like the Rays of the Sun in full Lustre. See Garter. I hear of a large Tract concerning this Order, written by Elias Ashmolo Esq; which see for further Satisfaction.

knights of the Dider of St. John of Jerusa-lem. Milites Santi Johannis Hierofolymitani, were an Order of Knighthood, that began about the Year of Our Lord 1120. Honorius being Pope. They had their Denomination from John the cha-

Abode at first in Ferufalem, and then in the Isle of Rhodes, until they were expelled thence by the Turks, Anno 1523. Since which Time their chief Scat is in the Isle of Malta, where they have done great Exploits against the Infidels, but specially in the Year 1595. They live after the Order of Friers, under the Rule of St. Augustine. Of whom Mention is made in the Statute 25 H. 8. cap. 2. and 26 H. 8. cap. 2. They had in England one general Prior that had the Government of the whole Order within England and Scotland, Reg. Orig. fol. 20. and was the first Prior of England, and fate in the Lord's House of Parliament. But towards the End of Henry the Eighth's Days, they in England and Ireland being found over-much to adhere to the Pope against the King, were suppressed, and their Lands and Goods given to the King, by 32 H. 8. 24. The Occasion and Propagation of this Order more especially described, you may read in the Treatife, entirled, The Book of Honour and Arms, lib. 5. cap. 18. written by Mr. Richard Jones.
Lanights of Balta. See Knights of the Order of

St. John of Jerusalem.

Sanisht Batshal (Mareschallus Hospitii Regis)
Is an Officer of the King's House, having Jurisdiction and Cognizance of any Transgression within the King's House, and Verge of it; as also of Contracts made within the same House, within the King's House, and Verge of it; as alfo of Contracts made within the same House,
whereto one of the House is a Party. Reg. of
fo cap. 15. with others. Their Expenses are to
Writs, f. 185. a. and 191. b. and Spelman's Gloss. in
the born by the Country, 35 H. 8. cap. 11. tho'
toce Marefeallus.

voce Marejcatus.

Ranights of the Dean of Jerusalem.

Ranights of the Temple, Templarii, Otherwise called Templars, was an Order of Knightbood instituted by Pope Gelasus, about the Year of our Lord 1117, and so called, because they dwelt in a Part of the Building belonging to the Temple at Jerusalem, not far from the Sepulchre of our Lord. They entertained Christian Strangers and They entertained Christian Strangers and Pilgrims charitably, and in their Armour led them through the Holy Land, to view the sacred Monuments of Christianity, without fear of Infidels. This Order increasing and continuing by the Space of 200 Years, was far spread in Christendom, and namely here in England; but in Process of Time, some of them at Jerusalem being (as some Report) found to fall away to the Saracens from Christianity, or rather, because they grew too potent, the whole Order was suppressed by Clemens Quintus, 1309. and by the Council of Vienna, 1312. and their Substance given partly to the Knights of St. John of Jerusalem, and partly to other Religious. Cassan de gloria Mandi, part 9. confid. 5. and Anno 1. cap.
24. These flourished here in England from Henry
the Second's Days, till they were suppressed.
They had in every Nation a very particular Governour, whom Bratton, lib. 1. cap. 10. calls Magi-frum militia Templi. The Master of the Temple here was funmoned to Parliament, 49 H. 3. m.
11. in Schedula; and the Chief Minister of the
Temple Church in London is still called Master of
the Temple. Of these Knights, read Dugdale's
Antiquities of Warwickshire, 706. In ancient Records, they were also called Patres Militia Tem-pli Solomonis. Mon. Ang. 2 part. fol. 554. Knight: Serviti (Servitium Militare) Was a Te-

&c. but is taken away by Statute 12 Car. 2. cap. 24. In Domestay-Book, 10me Land holden by Knights-Service is called Tainland, and Land hold. en by Socage, Reveland, fol. 86. a. Servitium mi-litare nulli nist Regi & Regni principibus debetur. Mat Paris. Anno 1246.

knights of the Shire, (Milites Comitatus) Otherwise called Knights of Parliament, are two Knights or Gentlemen of Worth, chosen upon the King's Writ, in pleno Comitatu, by the Free-holders of every County that can dispend 40 s. per Annum, Anno 1 Hen. 3. cap. 1. and 10 H. 6. cap. 2. who are in Parliament to confult in Behalf of the Commons of England, touching the publick Affairs of the Realm. These, when every Man having a Knight's Fee, was customarily be Milites gladio cinsti, for so runs the Writ at this Day. But now Custom admits Esquires to be chosen to this Office. Quod Milites Comitat. pro Parliamento extunc eligend. fint Milites notabiles de eisdem Com. pro quibus sic eligentur, seu aliter Notabiles Armigeri, homines generofi de Nativitate de nullus komo sit talis Miles, qui sin gradu valetti e isseris e milus komo sit talis Miles, qui sin gradu valetti e inferiori existit, prout in Statuto continetur, viz. 23 H. 6. In breve de Sum, ad Parl. Claus. 39 Hen. 500 l. per Annum.

knopa, A Knob, Nob, Boffe, or Knot.-Textus super Evangeliis cum uno claspi habens ex uno latere quing; Knopas argenteas, &c. Mon. Angl.

Tom. 3. p. 365.

known-men, The Lollards, or good Christians in England called Hereticks, for opposing the Corruptions and Errors of the Church of Rome before our happy Reformation, went commonly under the Name of Known-men, and Just Fastmen; which Title was first given them in the Diocefe of Lincoln, under William Smith Bishop, 1500. See Fox Martyrol. Vol. 2. pag. 32. &cc. 43.pddiers, 13 Eliz. cap. 35. See Kidder. 13 Plyto. — Et sint quieti de pastu & Kylyw omnibus aliis exastionibus, quas Forestarii & alii

ballivi solent exigere. Mon. Angl. 1 par. fol. 722. Perhaps it may signify some liquid Thing, exacted by Foresters. See Scotale. We have to this Day in the North the Word Kele, which the

Country People use for liquid Victuals. Ryste, A Cossin or Chest for Burial of the Dead, Sir Tho. Cumberworth Kt. made this fanciful Will in the Year 1450 .-- Furst, I Gyffe My Saule to God my Lord and my Redemptor, and my Lincoln. MS.

Thei, The narrow Slip of Paper or Parchment affixed to a Deed or Writing, for an nure, whereby several Lands in this Nation were annexed by Way of Addition or Explication to held of the King, which drew after it Homage a Will or Testament, is called a Codicil or and Service in War, Escuage, Ward, Marriage, Label.

Rabogarits Is a Writ that lies against such as Laga, Lev, The Law, Lagam Regis Edwardi having not whereof to live, do refuse to serve, vobis reddo, cum illis emendationibus, quibus Pater or for him that refuseth to serve in Summer meus eam emendavit, says Magna Charta. Hence where he ferved in Winter. 189. Lacerta Is a Word mentioned in Domesday-

Book, and there fignifies a Fathom.

Laches Cometh of the French Lascher, id est, Laxare; or Lasche, ignavus, and signifies Slackness or Negligence, as appears in *Littleton*, *fett.* 403 % 726. where *Lackes* of Entry is nothing clie but a Neglect in the Heir to enter; whereupon, I take Liberty to guess, that it may be an old English Word, as when we say, There is Lackes of Entry, it is all one as if we should say, There Lack is of Entry, or there is Lack of Entry; and indeed it hath no other Signification for so is it used, Lit. sol. 136. and Old Nat. Brev. sol. 110. So where a Man ought to make or do a Thing, and he makes or does it not, I of his Laches cannot have an Affise, but must take an Action upon the Case. See Coke on Litt. fol. 246

2380. Laca, A Defect in the Weight of Money:

Bailiff and other Officers, is called the Lath, and Dim-church-lath. See Leits.

Lada, A Purgation by Trial, from Sax. Ladi-Alaba, A Purgation by Trial, from Sax. Ladian, to purge by Submiffion to any legal Method of Acquitment. Hence the Lada fimplex, and the Lada triplex, or I ada plena, among our Saxon Ancestors, mentioned in the Laws of King Ethelred, and of Hen. 1. See Spelman's Glossay.

Alaba, A Lade, Load, or Course of Water.

-Ex parte scilicet orientali navigii vel Ladæ usq; ad locum qui dicitur Gangestede. Histor. Rames. Edit. Gale, cap. 113. Where Navigium is properly Naoigerium, and has the like Sense of a navigable River. And Spelman tells us, that Lada is a Canal to carry Water from wet Grounds, but it sometimes signifies a broad Way, viz. Unde placitum fuit inter eos, &c. viz. quod omnes Ladæ quas monachi fecerint in illo marisco obstupantur, excepta illa magna Lada que vadit ad Wittlesmare, &c. per quam mona hi adducunt Lapides ad constructionem Monasterii. Monatt. 1 Tom. pag. 854.

Ador, Loor, i.e. the Mouth of a River; from the Sax. Ladian, purgare, because the Water is there clearer; from hence Cricklade, Lechlade,

Lædozium, i. e. Reproach. Facetiam in fermone plurimam observant dum vel sales vel Lædoria nunc levi lingua nunc mordaci. Girald. in descrip. Cambd.

cap. 14.

Lafortwick Is derived from the Saxon Hlaford Dominus, & swic proditio, Infidelitas erga Dominum, a Betraying our Lord and Master. In the num, a Betraying our Lord and Master. In the are heavy and fink, they fasten to them a Buoy Laws of Henry the First, cap. 13. Quadam Placita or Cork, that so they may find and have them emendari, (i. Quadam crimina expiari) non possume, again. If the Ship be drowned, or otherwise

Labina, Watery Land; in qua facile labitur: Husbrech, Bernet, Openthefe, Ebermath, and We read it in the Monaflicum, 2 Tom. pag. 372. Lafordfwick, which Word is also found in Cauntus's famque diverst Ligei juxta Hospitale noctanter transetuntes in agus & Labinis periclitantur.

ten corruptly Laboresith.

Lagan, Lex, The Law, Lagam Regis Edwardi

Reg. Orig. fol.

Reg. Orig. fol.

Lagar, At first, was that Right which the chief Lord of the Fee had to take Goods which were cast on the Shore by the Violence of the Sea; but afterwards it signified a Right which any one had to Goods which were Ship-wrecked, and floating in the Sea. Thus Braffon, viz. Qua si in mare longius a littore inveniantur, ita ut conftare non possit ad quam terram essent applicande, tunc quicquid ita inventum fuerit, erit inventoris, adeo quod in nullius bonis esse dicantur, & dicitur a nantibus Lagan. Lib. 3. cap. 2. But now Lagan is taken for Goods funk in the Sea, from the Sax. Liggan, cubare, & non a ligando. See Flotsom.

Lagedapum, Laghday, A Law-day, or Time of open Court .-Una cum omnibus sectis Lagedayorum, que Prior de Ledes, & omnes alii eorum tenentes debuerunt ad Lagheday a mera de Nementam tenenes accepted as Egitoday meri de Nemer-ton per tenementa que de ipsis tenent in Hundredis pra-dictis. Charta Almerici de Lucy apud W. Thorn sub-anno 1280.—— Sint quieti de setta illius Hun-dredi—— excepto quod villani sui ter in anno veni-

Hans, A Defect in the Weight of Money: anno 1280.— sime quiest are jettle than anno veniquelibet thora set Lacta 2 s. 6 d. ad plus, & illa libra que plus lactavit, & Denarii qui plus lactaverint, occasione. Mon. Angl. Tom. 1. p. 279.

Hatodogum. Stony Stratsord.

Hatodogum. Stony Stratsord.

Hatodogum. To Convene or Assemble. Hence the annual Court at Dim-Church in Romney-Mass.

Lacthian, to Convene or Assemble. Hence the annual Court at Dim-Church in Romney-Mass.

Hatodogum. Stony Stratsord.

Hatodogum. Annu Angle Internation percentage and p been Lagaman of the City of York. Where doubtless it signified some Chief Officer, as Judge or Recorder. My Lord Coke in his Comment on Litwas he who had forms of Opinion, that a Lageman was he who had form of facum super homines sus, i. e. who had a Jurisdiction over their Persons and Estates, and those were the Thaines or Barons of that Age; so that this Ulvet the Son of Forno might be one of the Barons who lived in York.

Somner and Lambard were of the same Opinion, that the Word fignified the Thaines, called afterwards Barons, who fate as Judges to determine Mens Rights in Courts of Justice; as, in Senatus consult de Montiolis Wallie, cap. 3. 'in Semans consult de Montiolis Wallie, cap. 3. 'its faid, let 12 Labmen, which Lambard renders Men of Law, viz. fix English and fix Welsh, do Right and Ju-

flice, &c.

Lagen, (Lagena) Fleta, lib. 2. cap. 8, 9. In ancient Time it was a Measure of fix Sextarii. Hence perhaps our Flagon. Donatio insuper de sex Lagenis olei annuatim. Charta 2 Edw. 3. m. 25. n. S2. The Licutenant of the Tower has the Privilege to take unam Lagenam vini, ante malum & retro, of all Wine-Ships that come up the Thames. Sir Peter Leycester, in his Antiquities of Cheshire interprets Lagena Vini, a Bottle of Wine. See Minstrel.

Lagon, or Lagan, Is such a Parcel of Goods as the Mariners in Danger of Ship-wreck cast out of the Ship, and because they know they

perish,

perish, these Goods are called Lagan or Ligan, a ligando, and fo long as they continue upon the Sea, they belong to the Admiral, but if they are cast upon the Land, they are then called a Wreck, and belong to him that hath the Wreck, as appears in Co. lib. 5. fol. 106. Lahflite, Laglitte, Laglilite, Transgressio Legis,

Breach of the Law, and fometimes the Punishment for breaking the Law. Si quis Dei restitudines per cim teneat, solvat Lahslite cum Dacis, plenam Wytam cum Anglis. Leg. Hen. 1. cap. 13. Lamb. Explic. of Saxon Words, verbo Mulca.

Laia, The same with Lada. Mon. Angl. 1 Tom. pag. 483. A broad Way in a Wood.

Lairwite, Aecherwite and Legergeloum, Pæna vel mulcta offendentium in Adulterio & Fornicatione, which Privilege did anciently belong to some Lords of Manors, in Reference to their Villains and Tenants, which Fleta, lib. 1. cap. 47. feems to deret. infer. See Co. 4. Infl. fol. 206.

Lauteo Lilis, Anno 1 R. 3. cap. 8.

Lambote, Manerium de Berton parva reddit
aule Thomæ de Redgrave annuatim ad pascha, 1111. denar. & aul de Cnapwel de Tudenham annuatim, 11. Denar. eo quod le pyse molendini Domini debent jungere pastura de Tudenham, & babere in illa pastura Lambote. - Ex Cartular. S. Edmun-

di, MS. f. 111.

Lammas = Uar, (Anno 23 H. 8. cap. 4.) Is the
First of August, and so called guas Lamb Mass, because Lambs were not then fit to eat, they were grown too big; aliter, from the Saxon Hlafmesse, q. d. Loaf-Mass, because on that Day the English made an Offering of Bread made with new Wheat. On which Day, the Tenants that held Lands of the Cathedral Church of York, (which is dedicated to St. Peter ad Vincula) were bound by their Tenure to bring a live Lamb into the Church at High Mass on that Day. See Gule

of August. Laminefilver. Inter antiquas consuetudines Abbatia de Sancto Edmundo. -- Capiunt etiam quidam, ex pradictis Servientibus Glovesilver in festo S. Petri ad vincula, & babent eodem die, I. den. ad Lammefilver, & qui unque capit unum denar. ad Glove-filver habebit eodem die 1. ob. ad Lammesilver. Ex

Cartular. S. Edmundi, MS. p. 323.

Lana placabilie, Fine Wool. Noveritis nos teneri in centum saccis bona lanæ & placabilis sine cot. & gard. pro certa summa pecunia. Cartular. Radings. MS. f. 208.

Lanceragium .-- Willielnius de Blanchivil tenet novem acras in Polingesland, qua fuerunt eschatra unde quatuor acra fuerunt libera e quinq; acra Lancetagii - Johannes Filius Richardi tenet XX. acras per cartam que fuerurt Lancetagii de dono Gilberti de Alvendon. Cartular. S. Edmundi. MS. f. 401.

Lanceti Volo etiam quod habeant omnia amerciamenta hominum suorum, tam liberorum quam Lancetorum in Leta mea. Carta. Will. de Aibineo, Canobio Wimunham. These Lanceti were Agricola

nobio Wiminiam. I note Lancett were Agricole quidam fed ignota freciei. Spelm.

Lanu, Terra, In a general and legal Signification, includeth not only all Kinds of Grounds, as Meadow, Patture, Arable, Wood, &c. but Houses and all Edifices whatsoever; but in a more restrained Sense it is taken only for Arable Ground. Co. on Litt. lib. 1. cap. 2. felt. 14. fays, Terra est nomen Generalissimum & comprehendit omnes species terra, but properly terra dicitur a terendo, quia vomere teritur; and anciently it was

written with a fingle r, and in that Senfe includes whatever may be plowed. The Earth hath in Law a great Extent upwards, for Cujus est solum ejus est usque ad cœlum. Co. 9 Rep. Alured's Casc. Landa, A Lawnd, or open Field, without Wood. Robertus Comes Legecestria Radultho Pin-cerna & omnibus Baronibus & fidelibus suis salutem. Sciatis me dedisse servo Dei Malgero Monacho Eleemo-

Strait me actiffe fervo bet verifier resonant Laterior finam parvam Landam, ad Manssoca & oratorium ibidem faciend. Testibus, &c. Sinc dat.

Land boc, A Charter, or Deed, whereby Lands or Tenements are given, or held. Sic Anglo-Saxones Chartas & inflrumenta nuncuparant, predicum Sessiones, jura & firmitates continentia, says the Learned Spelman; And we read in Con.il. Syrodal. apud Clovesho, Anno Dom. 822. ut presata Abbatissa pranominatam terram & cum libris quos Angli di unt Land boc, -- in perpetuam bæreditatem tra-

Land-cheap, An ancient customary Fine, paid either in Cattle or Money at every Alienation of Land lying in some peculiar Manor, or the Liberty of some Borough. As at Malden in Esser, there is yet a Custom, that for certain Houses and Lands fold within that Borough, Thirteen Pence in every Mark of the Purchase-Money shall be paid to the Town; and this Custom of Land-heap they claim inter alia, by a Grant made to that Town by the Bishop of London, Anno 5 H.

Somner in his Saxon Diffionary says, Land cheap est fortasse pretium fundi paeto datum vel debitum. The Word is also read in Spel. de concil. vol. 1. fol. 502.

Landes, A Ditch made near wet Lands, to receive the Water and carry it into the Sea: Vera judicia & awarda faciat de Vallis, Landeis & Water-

Landestricus, (Somner Landestricus) The Lord of the Soil, or the Landlord: From the Sax. Land, terra, and Rica, Restor. Et omnis emat sibi Lagam 12 Oris dimidium Landefrico, dimidium Wapentako. Leg. Ethelred. cap. 6. See Landricus. Landryandman Was one of the inferior Te-

nants of a Manor. Custumariorum genus seu inferiorum tenentium Manerii, says the Learned Spelman, who adds, Occurrit vox in Custumar. de Hecham.

Land gable Is a Tax or Rent issuing out of Land, according to Domesday. Census pradialis vel tributum quod a pradiis colligitur; that is, says Spelman, a Penny for every House; the Welsh use

Pridgavel for Langavel.

This Langavel or Landgable in the Register of Domesday, was a Quit-Rent for the Site of a House, or the Land whereon he stood, the same with what we now call Ground-Rent -Filius Outi habuit in Civitate XXX Mansiones prater suam Hallam 😂 duas Ecclesias dimidiamsuper Mansiones habuit locationem, & prater hoc de unaquaq, unum denarium, id eft, Landgable. Domefday, Lincoln.

Lan mir: Est terra limes vel terminus. From

the Sax. Gemara, i. e. Terminus, and from hence

we fay Meers.

Landimers, Agri mensores, Measures of Land so

ealled of old.

Landirega. Those Services and Duties which in the Saxon Times were laid upon all that held Land, which were three Obligations called Trinoda necessitas, Expedition, Burghbore and Brigbote: Which Duties the Saxons did not call fervitia, because they were not Feudal Services arifing Ll2

fing from the Condition of the Owners, but Landiretta, Rights that charged the very Land whofoever did possess, Churchman or Layman. Vide Spelman of Feeds, cap. 10.

Landeman, Terricola, the Terre-Tenant.

Landucus, A Landlord.

Landstenant Is he that actually possesses the Land, or hath it in his manual Occupation. 14 E. 3. Stat. 5. cap. 3. 23 E. 3. cap. 1. 26 E. 3. Stat. 5. cap. 2. See Terre-Tenant, & 12 R. 2. cap. 4. 4 H. 4. cap. 8. it is joined with this Word Posses for, as Synonymon. Anno 1 H. 6. cap. 5. See Terre-Tenant.

Lanrectus, Quare an Lantectus. Homines tam extra burgum quam infra debent eadem libertate frui infra banleucam prater Lantectos de Herdewyke & - Cartular. S. Edmundi, MS. fol. bares corum-

Langabelum. Sec Landgabilum.

Langemannt. Item in ipfa Civitate erant 12 Langemanni, i. e. Habentes Socam & Sacam. Domesday, Tit. Lincolnscire. Sir Edw. Coke writes them Lannemanni, and interprets them Lords of Manors, habentes Socam & Sacam de tenentibus &

hominibus suis. 1 Inst. fol. 5. a. Langrotum, An under Garment made of Wool, formerly worn by the Monks, which reached down to their Knees; so called, because Lanea sit: We read it in the Monass. 1 Tom. pag. 419. ad veftiendum autem suscipiunt, &c. duo Lan.

geola & omnia Lanea.

In Collingham, Langerode,qualibet due bovate terre facient unum quarterium de brasso ordei, vel duo quarteria de brasso avena, vel red-dent 111. denar. in sesso Apostolorum Petri & Pauli; item qualibet due virgate facient 1 Langerode, vel dabunt 1111. den. in eodem festo, — Ex Cartula-rio S. Petri de Burgo, Swasham dicto. MS. fol.

Lanis de crescentia Mallistraducendis absque Custuma, ec. Is a Writ that lieth to the Customer of a Port, for the permitting one to pass over Wools without Custom, because he hath paid Custom in Wales before. See the Register,

Janterium, The Lantern, Cupolo, or Top of Sceenle.—— Walterus Skyrlaw Epifcopus Dunelmensis (obiit 1405) magnam partem campanilis, vulgo Lanterii, Minifterii Eboracenfis conftruxit, in medio cujus operis arma sua posuit. Angl. Sacr. P. 1.

pag. 775.

- One Sort of base Coin. Rex Lano niger .misst Johannem de Gloucester ad monetam retonsam – arrestandam– & conterfectam-Johannes ad Sandwie accedens, invenit ibidem monetam quandam videlicet nigrum Lanonem in partibus illis communiter currenteminbibuit ne moneta illa de catero curreret. Memorand. in Saccario. Mich. 22 E. 1. by Sir John May-

nard. Lapis Marunozius. Qui quidem Henricus de Cliff (Clericus Rotulorum) in magna Aula Westmin. apud Lapidem Marmorium in prasortia Domini Cancellarii prastitit sacramentum, &c. Claus. 18 Edw. 2. in 1. Dorso. This Marble Stone is about 12 Foot long and 3 Foot broad, and remains to this Day at a Leet, is of Petty Larons, as of Geese, Hens, at the upper End of Westminster-Hall, where there is also a Marble Chair placed at the Middle of it, in which our Kings anciently fate at their Coronation-Dinner, and at other Times the Lord Chancellor; but over this Marble Table and Chair, are now creded the Courts of Chancery, and Kings-bench. See Orig. Furid. fol. 27.

Lapis vacis, The same with Ofulum pacis: Ipsa quoque sacrista, &c. recipiat ad fenestram aquam benedistam & lapidem pacis, &c. Du Cange.

Laple, Lapfus, Is the Omission of a Patron to present to a Church, within fix Months after voidable; by which Neglect, Title is given to the Ordinary to collate to the faid Church: We fay that Benefice is in Lapfe, or lapfed, whereunto he that ought to prefent hath omitted or flipped his Opportunity. 13 Eliz. cap. 12. This Laple happens, as well the Patron being ignorant of the Avoidance, as Privy, except only upon the Re-fignation of the former Incumbent, or the Deprivation upon any Caufe comprehended in the Statute of 13 Eliz. 12. Panor. in cap. quia diversitatem, num. 7. de concess. Prabend. &c. In which Cases the

Bishops ought to give Notice to the Patron.

Aarcenp (Fr. Larrecin, Lat. Latrocinium) Is a Theft of personal Goods or Chattels in the Owner's Absence; and in respect of the Thing stolen, it is either great or small. Great Larceny is when the Things ftolen, though feverally, exceed the Value of xiid. Petit Larcery is when the Goods ftolen exceed not that Value. Of this, fee more in Staundf. Pl. Cr. lib. 1. cap. 15, 16, 17. Inter minuta autem furta (fays Spelman) qua Forenses vocant Petty Larcenies, olim habebantur equi & per vocami totty Latechies, olim navedanius equi & bovois subtractio, ut perspicuum est ex Assist Hen. 2. Clarendonia editis, ubi sic legitur. Hec Assistante bit in murdro & proditione & iniqua combustione & in omnibus predictis, nist in minutis surtis & charitis roberiis, qua fasta fuerunt tempore guerra, scut de equis & bobus & minoribus rebus. Lardarium, The Larder, or Place where the

Lard and Meat were kept. - Tenentes de Pidington cariabunt salem Domini de foro ubi emptus fuerit ad Lardarium Domini. Paroch. Antiquit pag. 496. Whence Larderarius Regis, the King's

Larderer, or Clerk of the Kitchen.

Aground Monep. In the Manor of Bradford in Com. Wilts, the Tenants pay to the Marques of Winchester, their Landlord, a small yearly of Winchester, their Landlord, a small yearly Rent by this Name: Which I conceive to be for Liberty to feed their Hogs with the Mast of the Lord's Woods; the Fat of a Hog being called Lard. This was called Lardarium in old Charters, & decimam lardarii de Haga. Monast. 1 Tom. 321. And those were called Lardarii, who were the Chief of the Lardery, viz. Rogerum Larderarium fuum. Eadmerus, lib. 3. pag. 66. Thus Mr. Blount, who seems mistaken in the Etymology: For I take it to have been rather a Commutation for fome customary Service of carrying Salt or Meat to the Lord's Larder.

Actooff. In the Choire of the Cathedral of Durham, the High Altar and St. Cuthbert's Ferretory is all of the French Pierre curiously wrought, both infide and outfide, with fair Images of Alabaster and gilt, being called in the ancient History, the Lardose. Davies Rites and Monum. of

Durham, pag. 12.

Agrons Is the French Word for Thieves. In the Statute for View of Frank-pledge made 18 Ed. 2. the fourteenth Article, to be given in Charge

Lashlite, i. e. Legis violatio: From the Saxon Lab, lex, and slite, ruptio. Si quis decimam contra-teneat, reddat Lashlite cum Dacis, Witam cum Anglis. LL. Eccles. Aluredi Regis. It denoted the Danish common Forfeiture, which was Twelve

Ores ;

and fignifies Affaffines or Murderers.

1271.

Haff, (Sax.) Hleftan, overare, Left, (Fr.) fig-nifies a Burden in general, and particularly a certain Weight or Measure. As a Last of Pitch, Tar or Ashes, contains sourteen Barrels, 32 Hen. 8. cap. 14. A Laft of Hides or Skins, Twelve Dozen. 1 Jac. cap. 33. A Laft of Cod-Fifh, Twelve Barrels, 15 Car. 2. cap. 7. A Laft of Herring, contains Twenty Cades, or Thonfand; every Thousand, Ten Hundred; and every Hundred six-Score. A Last of Cole Seed is Ten Quarters and a half; and the like of Oats. A Last of Corn, or Rape-Seed, is Ten Quarters; in some Parts of England, they reckon Twenty-one Quarters to a Last of Corn. A Last of Wool is Twelve Sacks. A Last of Leather is Twenty Dickers, and every Dicker Ten Skins.
Of Unpacked Herrings, Eighteen Barrels make
a Laft. A Laft of Pilchards is Ten Thousand. A Laft of Powder is Twenty-four Firkins, every Firkins weighing a Hundred Pounds. A Laft of Ofmonds is Four Thousand Weight. Sed cum difcederent (mercatores) 4 denarios de unoquoque Leith habebant Rex & Comes. Sc. Cestrix. LL. Edw. Conf. apud Selden. Tit. Hon. f. 620.

Laff also, in the Marshes of East Kent, figni-fies a Court held by Twenty four Jurats, and summoned by the two Bailists thereof, wherein they make Orders, lay and levy Taxes, impose Penalties, &c. for Preservation of the said Marshes. See the Hist of Imbanking and Draining,

fol. 54. Lastage, Assistage, and Assistage, (Lastagium, in some Fairs and Markets to carry Things But 21 Rich 2. cap. 18. it is taken for the Ballaft or Lading of a Ship. In a Charter of Latiner Seems to be used by Sir Henry the Third, to the Monastery of Semplingham, thus; Et sint quieti de Theolonio, & pontagio, & pessagio, & Lestagio & stallagio. Where it is to be understood in the former Signification. Omnes homines London. fint quieti & liberi the prevailing Language, might be a good In-& onnes res eorum ber totam Angliam, & per portus terpreter. Camden agrees, that it fignifies a maris, de theolonio, & peffagio, & lastagio, & ab Truchman, or Interpreter, and says the Word onnibus allis consuetudinibus. Diploma Hen. 1. de is used in an old Inquisition. Britan. fol. 598. Libertatibus London.

Lastage (says another Author) Is properly that Latinier. q. d. Latiner. Custom which is paid for Wares fold by the Last,

as Herrings, Pit. b, &c.

Lastage Was also used for Garbage, Rubbish, or such like Filth, as appears by this Record;

is, the Lord of whom they held in some Cases, insensible; and if it be in a material Point, but in others the King. Quippe Rex omnium hare- this makes the Indictment insufficient, as Bur-

Latera, Sidef-men, Companions, Affistants .-Novit autem vestra discretio qued salus Ecclesia Anglicana, & etiam Regni, plurimum dependet a venerabili Patre Domino Archiepis. Cantuar. quapropter necessa-

Ores; every Ore valuing about xvi d. or xx d. Ster- ria sunt ei Latera non solum que sapiant jura regni, ling, Seldon's Hist. of Tubes, pag. 203.

Lastatinus is often mentioned in Walsingbam, ter sulciatur Dominus Archiepiscopus. — Epitt. Rob. Anno Grofthead apud Append. ad Fasciculum. p. 388.
Laterare, To lie Side ways, in Oppolition to

lying End-ways. unam peciam prati apud Langemede que capitat ad Regiam stratam, & Laterat ad terras baredum Nicholai de Sandwyco militis-- Dat. Anno 1317. Ex Registr. Eccl.

Christi Cantuar. MS.

Lathe or Arth, (Laftum, Leda) Sax. Lathe, Is a great Part of a County, fometimes containing three or more Hundreds or Wapentakes; as it is used in Kent. Suoque olim subaudiens Magistratui quem Ledgrevium apellabant. Et quod Anglice vocaquen Leagrevium apenaoant. Et quos arguee voca-bant 3 vel 4 Hundreda, isti vocabant Thrihinga. In quibusdam vero Provinciis, Anglice, vocabant Læth, quod isti dicunt Trihinge. Quod autem in Trihinge definiri non poterat, ferebatur in Scyram, i. e. in Curiam Comitatus: LL. Edw. Conf. cap. 35. Et sint quieti de fectis comitatuum, Leth, Hundred, Jauxiliis Vicecomitum. Pat. 1 H. 4. part 8. m.

Anthreve or Leidgreve, or Thrithingreve. Officer under the Saxon Government, who had Authority over the third Part of the Country, or three or more Hundreds or Wapentakes: Whose Territory was thereupon called a Tithing, otherwise a Leid or Leithen, in which Manner the County of Kent is yet divided, and the Rapes in Suffex feem to answer the same; and perhaps the Ridings in Yorkshire being now corruptly so called for Tridings or Tithings. Those Matters that could not be determined in the Hundred-Court, were thence brought to the Trithring where all the principal Men of three or more Hundreds, being assembled by the Authority of the Lathreve or Trithingreve, did debate and decide it; or if they could not, did then fend it up unto the County-Court to be there finally determined. Vid.

Latiner Seems to be used by Sir Edward Coke for an Interpreter. 2 Par. Inst. fol. 515. 1 Suppose the Word is mistaken, and should be Latiner, because heretofore he that understood Latin, which, in the Time of the Romans, was and may be derived or corrupted from the Fr.

Latinarius, An Interpreter of Latin; Godavinus accipitrarius, Hugo Latinarius. In Domes-

day.

Latin. False Latin shall not quash an Indict-Et quod nullus de catero aliqua hujusmodi immunda ment, nor abare any Declaration; for although viseralia, exitus & intestina bestiarum, aut simos, the original Writ shall abate for false Latin, yet simaria, sterquilinia, sordes, mucos, rubbsfa, Lastagi- judicial Writs, or a Fine, shall not be impeachum, ant alia sordida in agua Thamess ponat vel projiced for false Latin. See Co. 5, Rep. Long's Case. ciat, &c. Clauf. 16 Rich. 2. Dorf. 11.

Laif hepper, Ultimus hares, Is he to whom Land lowed by the Law, as Vocabulum artis, (as every comes by Escheat, for want of lawful Heirs, that lart and Science hath its proper Terms) but be dum ultimus est, uti Oceanus omium suvierum recepdum ultimus est, uti Oceanus omium suvierum receptaculum. Bract. lib. 7. cap. 17.

Lastum. See Lathes.

The description of Art well known in the Law; and therefore if these Words, or the like, be mistaken in an Indicament, fo that in a material Place there is an infensible Word, which is not Latin, nor any Word known in the Law, this will make the Indictment vicious and infufficient.

Latitat Is the Name of a Writ, whereby all Men in personal Actions are called originally to the King's Bench. F. N. B. fol. 78. And it hath the Name, as supposing that the Defendant doth lurk and lie hid; and therefore being served with this ent Time, while the King's Bench was moveable, and followed the King's Court, the Custom was, upon commencing of a Suit, to fend forth a Writ to the Sheriff of the County where the Court lay, for the Calling him in, and if the Sheriff returned, Non eft inventus in Balliva mea, &c. then was there a second Writ sued forth, that had these Words, cum testatum est quod Latitat, Ec. and thereby the Sherist commanded to attach him in another Place where he may be found. Now when the Tribunal of the King's Bench came to be settled at Westminster, the former Course of Writ was held for a long Time, first sending to the Sheriff of Middlesex to summon the Party, and if he could not be found there, then to apprehend him wheresoever; but afterwards upon Pretence of easing the Subject, and expediting Justice, it was contrived to put both these Writs into one, and so to attach the Party complained of, upon a Supposal or Fiction, that he was not within the County of Middlefex, but lurking eliewhere; and that therefore he was to be apprehended in any Place elfe, where he was prefumed to lie hid, by a Writ directed to the Sheriff of the County where he is suspected fued upon an Action in that Court.

Lavatory in the Porch, or Entrance, where the that he was called Anglicarum legam Conditor; and Priests and other officiating Members were oblithed to wash their Hands, before they proceed- Kingdom being afterwards subdued by the Danes, ed, to divine Service. Hence in the Statutes of they introduced another Law called Danelag, the Church of St. Paul in London, it was ordain-by which their People were governed; and they ed, at Sacrifia Lavatorium in vestibulo per servientes being afterwards destroyed, Edward the Confessor frequenter mundari faciat.— Liber Statut. Eccl. out of the former Laws composed that which Paul. London. MS. fol. 59. 6. But it was com- we now call the Common Law; and therefore he monly an Ewer.

&c. So in Hoveden pag. 729. Laus is taken for Advice, viz. Rex Anglia affignabat ei in terra sua ad Laudem & Confil um Regis Francia, &c.

Laudare Is also to Arbitrate. Knighton, pag-2527. and Laudator fignifics an Arbitrator. Knigh-

ton, 2526. Laudum, i. e. An Arbitrament or Award. 'Tis mentioned in Nich. Trevett, Anno 1293. viz. Rex Writ, he must put in Security for his Appearance Anglia disto eorum, Sp. 29 Laudo sub certa obligation the Day, for Latitave est se malitips occulture, tione se submitteret: 'Tis mentioned also in Walanimo fraudandi creditores suos agere volentes. But singlestm, pag. 60. And in Cartular Glason. MS. the true Original of this Writ, was this; In anti-self-submitteret: 'Arbitration', Laudo, seu dicto venerabilis cut Time, while the King's Bench was moureable. Patris Domini Cantuariensis Archiepis opi alte & baffe nos submittimus.

Ashina for Anbina, i. e. Watry Land, in qua quis facile Labitur: 'Tis mentioned in Monaft. Angl. 2 Tom. pag. 372. In aquis, Labinis, & marif-

cis sapissime periclitantur.
Launtegare, (Anno 7 Rich. 2. cap. 13.) A Kind
of offensive Weapons now distused, and prohibit-

ed by the faid Statute.

Laber bread. In Glamorganshire and some other Parts of Wales, they make a Sort of a Food of a Sca-plant, which feems to be the Oystergreen, or Sea Liverwort. This they call Laver-bread. Near St. David's they call it Lhavan or Lhawuan, which I think they interpret black Butter.

Laberdilwike, Unfaithfulnels to the Chief Lord.

Laurels. Those Pieces of Gold which were Coined in the Year 1619, with the King's Head Laureated, were thence commonly called Laurels, the Twenty Shilling Piece markt with xx, the ten Shilling Piece with x, the five Shilling Piece with v. Cambdeni Annal. Fac. 1. MS.

Law, Lex, In the general Signification is plain, to be. And by this Writ a Man being brought and by Bradon thus defined, Lex est sanctio justa, in, is committed to the Marshal of the King's jubens honesta & probibens contraria: And the divine Bench, in whose Custody, when he is, he may be Schoolman says, Lex humana est quoddam distance rationis, quo diriguntur humani Actus. This in our Latro, (Latrocinium,) He who had the fole Land hath been variable. First, Molmetius's Laws, Jurisdiction in a particular Place de Latrone. 'Tis translated out of the British Tongue into Latin JUPILIOICION IN A PATRICULAR PLACE de Latrone. TIS ITAINISCO OU OF THE BRITIS TONGUE INTO Latrin mentioned in Leg. W. 1. viz. Sciatis quod Abbati Milif foram, teloneum & Latronem babere concedo.

So in Charta Hen. 1. apud Spelman, Sacam & Socaphia Series Social Series Secondly, Merebenlage, mentioned am babere in totam terram fuam & Latrocinium. This Word in old Charters is frequently lib. 5. Thirdly, West. Saxon-lage. And Fourthly, used for the Liberty of Infangtheof, or Privilege of judging and executing of Thieves.

The stra A Lath. Mandatum ad cendular & the Britisms: and from her there was a Province. of judging and executing of Thieves.

Altta, A Lath.—

Mandatum ad cendulas & the Britons; and from her there was a Province
Lattas noftras(i.e. our Shingles and Lattice,) carilattas noftras(i.e. our Shingles and Lattice,) carilattas noftras of the Britons; and from her there was a Province

Many Laws were
latta published by Ethelred King of Kent, by King Ina,
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latt is called by our Historians Anglicarum Legum re-Laudatt, To advise, or rather to persuade. observed through the Nation, which for that Et Laudatum est Regi quatenus consustant prince and incompany and likewise, bed Monmouth, lib. 1. cap. 6. Laudo igitur ut ab eo filiant prince persuade Leges and prince and prin

William the First did not enact many new Laws, but confirmed the old, viz. St. Edward's Laws; and abrogated none which concerned any Compositions or Mulcas of Delinquents.

At present the Law of England is divided into; 2. Statutes, or Acts of Parliament And 3. Particular Cultoms. I say Particular; for if it be the general Cultom of the Realm, it is Part of the Common Law. Co. on Lit. fol. 15. b. Law hath View of Frank-pledge, or Court-Lect. Anno 1 Ed. 4. an especial Signification also, wherein it is cap 2. it is used for the County-Court. Et quod an especial Signification also, wherein it is cap. 2. it is used for the County Court. Et quod taken for that which is lawful with us, and not terra eorum imperpetuum quiete sint de settis Comitatelsewice: As Tenant by the Curtesy of England. tunn & Hundredorum nostrorum, de visu Franci-plegii 13 E. 1. 3. And again, to wage Law, Vadiare legem, and to make or do Law, Facere legem. & Lawdayorum, de Turm & auxilio Vice.omitum, gem, and to make or do Law, Facere legem. Scibi Lagedayorum. x. Scriptor. This Law-day, Astion of Debt is brought against one, upon or Lage-day was properly any Day of open Court, secret Agreement or Contract, as in an Astion of Detinue for Goods, Money or Chattels, lent or of a County or Hundred. Debent facere settlem left with the Desendant, the Desendant may ad Hundredum predictum ad duos Lagedaics per an-ungg bis Law, is set will, that is, swear, and certain Persons with him, that he detains not the Goods. or owes nothing to the Plaintiff, in 43. a. certain Persons with him, that he detains not the le Hokedaie. Cartular. Abb. Glasson. MS. fol. Goods, or owes nothing to the Plaintist, in Manner and Form as he hath declared, which is intended by Law to be only in Case of the Plaintist's want of Evidence, and when he cannot prove his Surmile by any Deed or open Ast. When one wages his Law, he shall bring with him so many of his Neighbours as the Court that assign, (Sir Edward Coke says Eleven,) is, three Claws of the Fore-soot shall be cut to swear with him, That they think in their off by the Skin. Char. Foreste, cap. 6. or the Consciences he hath sworn truly. And this Ball of the Fore-foot cut out. See Expeditate Law is used in Astions of Debt, without Specialty and Pellota.

Law is used in Astions of Debt, without Specialty and Pellota.

Law is used in Astions of Debt, without Specialty and Pellota.

Law is used in Astions of Debt, without Specialty and Pellota.

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Law is used in Astions of Debt, without Specialty and Pellota.

Law is used in Astions of Debt, without Specialty and Pellota. Law is used in Actions of Debt, without Specialty: as also where a Man coming to the Court after such a Time, as his Tenements, for Default, be seised into the King's Hands, will deny mas-Day, at Cock-crowing, is held a Court, vulhimself to have been summoned Glanvil, lib. 1. garly called, The lawless Court. They whisper, cap. 9 & 12. Kitchin, fol. 164. This is borrowed from Normandy, as appeareth by the Grand Cu. a Coal, and he that owes Suit or Service, and supears not, forseits double his Rent every Hour Slade's Case, says, It springs originally from the Judicial Law of God, alledging for it the Twenty-second Chapter of Exodus, verse 7. The Fendits denominated Lawles, because held at unlaw-call them that come to purge the Defendants, Sacramentales, lib. send. Tit. 4. set. 3. & Tit. 10 & 26. And the Civilians call them Purgatores!

Spelman says, Legem vadiare of cautionem dare de Kingshill in? Curia de Domino Rece Spelman says, Legem vadiare est cautionem dare de Rochsord St. Dieta sine lege, stando Sacramento ad indictam diem cum indicto confacramentalium seu conjuratorum numero And this was a Custom anciently used among the Egyptians, as Boemus in his Treatise De moribus gentium, informs us. Antiently Laga was used as Latin for Law, as Lagam Regis Edwardi vobis reddo, &c. Law, as Lagam Regis Edward voits reddo, &c. Magna Charta, H. 1. 1 R. 3. cap. 2. 31 H. 6. cap. 6. Our Common Laws are properly and aptly termed Leges Anglie, because they are appropriate to this Kingdom of England, and have no Dependance upon any Foreign Law whatfoever. Co. 2 par. Infl. cap. 9. These are the Birth-right, and the most ancient and best Inheritance the Subjects have. Co. or Little But 16. 544. the Subjects have. Co. on Litt. lib. 2. cap. 12. fest. 213, and in his Preface to the fixth Report. All Books written in the Law are either Historical, as the Year Books; Explanatory as Staundford's Treatise of the Prerogative: Miscellaneous, as the Abridgments; Or Morological, being of one certain Subject, as Staundsord's Pleas of the Crown, Lambard's Justice of Peace. See Fulbeck's Parallels,

Lawes Round Heaps of Stones, which were a Sort of rude Monument for the Dead, are in the Borders between England and Scotland called Lawes. As in Staffordshire Longbs or Lows from the Saxon Hilawe, a Heap of Earth or

Stones.

Law of Arms, (Len Armoram,) Is that which gives Precepts, how rightly to proclaim three Parts. 1. The Common Law, which is the which gives Precepts, how rightly to proclaim most ancient and general Law of the Realm. War, to make and observe Leagues, to Assault the Enemy, and to punish Offenders in the Camp.

Lam=Dap (Lagedayam) Is otherwise called

Tenta est ibidem Per ejustem consuetudinem, Ante ortum folis Luceat nifi Polus, Senefcallus folus Nil feribit nift colis, Toties voluerit Gallus ut cantaverit. Per cujus foli sonitus Curia est summonita: Clamat clam pro Rege In Curia fine lege, Et nist cito venerint Citius panituerint, Et nisi elam accedant Curia non attendat, Qui venerit cum lumine Errat in regimine, Et dum funt sine lumine, Capti funt in crimine, Curia sine cura. Furati de injuria.

Tenta ibidem die Mercurii (ante diem) proximi post Festum Sansti Michaelis Archangeli, Anno Regni Regis, &c.

This

This Court is mentioned in Cam. Britan. tho' imperfectly, who fays, This fervile Attendance was imposed on the Tenants, for conspiring at the like unseasonable Time to raise a Commotion. Fol. 441.

Hautele Man, (Sax. Laughelefs Man, exlex) is otherwise called an Outlaw. Pro exlege tenebitur, cum Principi non obediat nec legi, & tunc utlagabitur sicut ille qui est extra legem, si ut Laugheless Man.

Bracton, lib. 3. de Corona, cap. 11.

Aam of Barque, (Anno 27 Edw. 3. Stat. 2. cap. 17.) From the German Word March, i. e. Limes, a Bound or Limit; because they that are driven to make Use of this Law, do take the Shipping or Goods of that People of whom they have received Wrong, and cannot get ordinary Justice, when they can take them within their own Bounds or Precincts. See Reprifals.

Lam Mittihant (Lex Mercatoria) Is become a Part of the Laws of this Realm; for if there be two Joint-Merchants of Wares, and one of them dies, his Executor shall have the Moiety; which is not fo in the Case of others not Merchants. Co. on Litt. fol. 182. Anno 13 Edw. 1. Stat. 3. and

27 Edw. 3. cap. 8.

this Realm: Quod omnes Balivi, Minispri Feriarum, Civitatum, Burgorum & Villarum Mercatoriarum Mercatoribus antedictis comparentibus coram eis celerem Justiciant facient de die in diem sine dilatione, fecundum Legem Mercatoriam, de universis & fingulis qua per eandem Legem poterunt terminari.

Lawno. Sec Landa. Laws of Bolmutius. See Molmutian Laws.

Laws of Dieron. See Oleron Laws. Lam- Silver. In Breton Parva omnes fervientes Curia debent habere crothecas contra autumnum: Habebunt etiam die Sancti Petri ad vincula I denar. ad Law-Silver. Cartular. Sancti Edmundi, MS. f.

Lab Spiritual (Lex Spiritualis) Is the Ecclesiaftical Law, allowed by the Laws of this Realm, affical Law, allowed by the Laws of this Realm, or Life, for a Rent reservoit: And a Lease is ciwhich is not against the Common Law, (whereof ther written, called a Lease by Indenture, or a the King's Prerogative is a principal Part) nor Lease Pavol. The Party that letteth this Lease against the Statutes and Customs of the Realm. And regularly, according to such Ecclesiatical lotter and the Ordinary and other Ecclesiatical lotter and a Lease hath in it fix Laws, the Ordinary and other Ecclesiatical Points, I. Words sufficient to import a Demise. Low Christian, and the Ecclesiatical Court, termination. 6. A Reservation of Rent. Co. lib. Wherein this Law was administred, was called 6. fol. 55. Knight's Case. Co. on Litt. lib. 1. cap. 7. Curia Christianistis; and the Rural Dean, who sett. 56. Co. 5 Rep. Case of Leases.

Was Judge or President of the Court within his least of A Milleat, A Milleat, A Convention of Mill, menwas Judge or President of the Court within his Leat, A Mill-leat, corruptly Milleat. A own District, was called Decanus Christianitatis: Trench to convey Water to or from a Mill, men-And in Opposition to this Law, the Common rioned in Stat. 7 Jac. 1. 6. 19. But most peculiar Law was called Lex mundiata, terrena, &c. to Devonshire, where in Conveyances the Word Law of the Staple (27 Ed. 3. Stat. 2. cap. 22.) does frequently occur.

Is the same with Law-Merchant. Sec 4 Inft. fol.

237, 238. and Staples.

Lawper, (Legifta, Our Saxons called him Lahman.

between Woods.

Laydeland, (Terra inculta, novale,) Land that

lies untilled.

Lapstrall, (Saxon) A Place to lay Dung, Soil or Rubbish in, mentioned in the Statute for the better cleanfing and paving the Streets of London. Anno 22 & 23 Car. 2.

Lettinum, i. e. A Pulpit. Chirothecas dum orafig. 331: Of a fervile Condition. The Saxons ret super Lectrinum posuit. Monastic. 3 Tom.

AL 8331: Of a fervile Condition. The Saxons divided the People into three Ranks: The first

were called Edhilinghi, which are now the Nobility The next were called Frilingi, which are now the Gentry; for Friling amongst the Saxons was he that was born a Freeman, or of Parents which were not subject to any Servitude. The last were called Lazzi; and those were born to Labour. They were of a more fervile Condition than our Servants, because they could not depart from their Service without the Leave of the Lord. They were fixed to the Land where they were born, and were in Nature of Slaves. And from hence we derive the Word Lazy. Nithardus. lib. 4. De Saxonibus.

Leach-troughs, Leach-brine. At the Salt-works in Staffordhire, they take the corned Salts from the Rest of the Brine, with a Loot or Lute, and put it into Burrows, through which being set in the Leach troughs, the Salt drains it self dry; which Draining they call Leach-brine, and preferve it to be boiled again as the best and strongest Brine. From Islandick is Latur, a Drain or Torrent; whence the Bucking Tub or Vessel to put Ashes in for Water to strain through them, to make a Lee or Lexivium for washing Cloaths, is in some Parts called a Latch or Leche, and in o-Charta Mercatoria, 31 Edw. 1. m. 4. grants this ther Places a Luck. So in the Bishoprick of perpetual Privilege to Merchants coming into Durham a Leak or Leche is a Gutter: And in Yorkshire, any Slough or watry Hole upon the Road is so termed. Saxon leccian, to let out Water, to

> Leap Is a pure Saxon Word; for that which we now call a Seed-Leap; and Leap-Fulne is a Seed-Leap full of Corn.

Leap-Bear. Sec Bissextile. Lea of Barn. Stat. 22 & 23 Car. 2. cap.-Every Lea of Yarn at Kidderminster shall contain 200 Threads, reeled on a Reel four Yards about.

Leafe, Dimissio, From the French Laisser, per-mittere, Is a Demission Letting of Lands or Tenements, Right of Common, Rent, or any Hereditament unto another for Term of Years or Life, for a Rent reserved: And a Lease is ci-

Leccato:, A riotous debauehed Person, a Lecher, a Whoremaster. Sciant, quod ego Jobannes Legisperitus, Jurisperitus.) Constabularius Cestrie dedi Hugoni de Dutton, & Haredibus suis Magistratum omnium Leccatorium & Hawno. See Landa.

Lawno or Lound, In Domesday signifies a Plain

Agreement Woods.

Meretricum teneo de Comite. Salvo jure meo mibi & baredibus meis. Sinc dat. sed circa annum 1220.

Lech, the fame with Lath. Lecherwite, alias Legerwite. Sec Lairwite. Lectaria. Sec Litera.

Ledisternium, A Bed. Sometimes all that be-

pag. 243. Lecturnium. Acturnium, Lettorium, The Desk, the Read- & cras non.ing Place, or Pew in Churches. — Tune Major | ram Rege 12 presbyter redeat ad Lecturnium in epturus quod incumbit, Ge. Statuta Eccl. Paul. Lond. MS. fol.

Lectussum (LL. Gul. 1. cap. 6) Seems to fignify a Fine or a Mulch. From the Sax. Laft,

Aleda. See Lathe. It also is the same with Lada, which fignifies a broad Way or Broad, viz. Tresdecim percas de Leed & 25 in longum de prato ; i. e Thirteen Perches in Breadth, and Twentyfive in Length.

Ledgrave, the Chief Man of the Lathe.

Acon, (Ledona,) i. e. The rifing Water, or Increase of the Sea. Ledo fex horas inundationis & totident recessus habet, maling vero grandis per quinque horas ebullit, & per feptem horas littorum dorfa retegit.

Du Cange.

Act, Leta, vifus Franci Plegii, Is otherwife called a Lawday, Smith de Rep. Angl. lib. 2. cap. 18. and feems to have grown from the Saxon Lee, which, as appears by the Laws of King Edward, fet out by Lambard, numb. 34. was a Court of Jurisdiction above the Wapentake or Hundred: Many Lords, together with their Courts-Baron, have likewife Leets adjoined, and thereby do enquire of fuch Transgressions as are subject to the Enquiry and Correction of this Court; whereof you may read in Kitchin, from the Beginning of his Book to the fifth Chapter, and Britton, cap. 28. But this Court in whose Manor soever it be kept, is accounted the King's Court, because the Authority thereof originally belongs to the Crown. Kitchin, fol. 6. Dyer, fol. 64. faith, That this Leet was first derived from the Sheriff's Turn. And it inquireth of all Offences under High Treason, committed against the Crown and Dignity of the King, though it cannot punish many, but must certify them to the Justices of Assize, by the Statute of 1 E. 3. cap. ult. But what Things be only inquirable, and what punishable, fee Kitchin in the Charge of a Court Leet, from fol. 8. to fol. 20. See also the Statute 8 E. 2. and 4 Inft. fol. 261. Hec eft Curia prifca illa, (faith Spelman) que inter Saxones ad Friburgos, Decanias Tenementales pertinebat. The Jurisdiction of Bal-liffs within the Dutchy of Normandy, in the Compass of their Provinces, seems to be the same, or very like our Leet, cap. 4. of the Grand Cuftumary. Leet comes from the Sax. Lat, i. c. Cenfumary. Leet contes from let sax. Let, 1. et. cerjus ra, arbitrium; or from Latan, Cenfere, assimate. Quod in bac olim Curia de danmis assimabatur intervictios entergentibus, ut patet in LL. Edw. Conf. cap. 20. See Sir William Dugdale's Warwickshire,

fol. 2.

Let's or Leit's, Meetings appointed for the Nomination or Election of Officers; a Word of-Acets or Leits, Meetings appointed for the nicos dimidialitur. Paroch. Antiq. p. 304. Nomination or Election of Officers; a Word ofren used in Archbishop Spottewood's History of the or Curtesy of England. As when a Man is Te-

Church of Scotland.

Legs, i. e. A Place. Hurftlega, a Woody

Place.

Acga and Latts, Anciently the Allay of Money was so called. Debita nummi temperies quam veteres Legam & Lactam (ni fallar) appellabant.

civitatibus & burg's quod una domus potest legari in ing. Testamento & alia non, quia est de baronia, & illa 133. non eft legabilis, vel quia hodie potest effe legabilis,

- Articuli propositi in Parliamento co ram Rege 1234. Ex Registr. Will. Wickwane,

Archiep. Ebor. MS.

Legace, Legatum, Is a particular Thing given by a last Will and Testament, and he to whom fuch Legacy is given, is called the Legatee. If a Man transfer his whole Right or Estate upon another, that the Civilians call Hareditas, and him but we call him Heir only, to whom all a Man's Lands and Hereditaments descend by Right of Blood. See Heir. See more in Devise.

Legalis Louio Is taken for him who stands

Rectus in Curia, not outlawed, nor excommunicated, nor defamed: And in this Sense are those Words so often used, Probi & legales bonines. Hence Legality is taken for the Condition of such a Man. Ipse tamen malefactor, tradat fidejussores de pace & legalitate tuenda, i.e. Surctics for his good Behaviour. LL. Edw. Conf. cap. 18. Sec Yeo-

Legatary, (Legatarius,) He or she to whom any Thing is bequeathed; a Legatee. Spelman says, it is sometimes used pro Legato vel Nun-

Legate, An Embassador, or other Representative of a Prince, especially of the Popes of Rome, who in England had the Archbishops of Canterbury for their Legatos natos; and upon extra-ordinary Occasions sent over Legates a latere. These Legates are often mentioned in our old Historians. The Difference between them is thus: Legatus a Latere was usually one of the Pope's Family, who was vested with the greatest Authority in all Ecclesiastical Affairs over the whole Kingdom where he was fent; and during the Time of his Legation, he might determine even those Appeals which had been made from thence to Rome. Legatus natus had a more limited Juridiction. Tis true, he was exempted from the Authority of the Legate a Latere; but he could exercise even his Juridiction in his own Province.

Legatre Is the Person to whom a Legacy is be-

queathed by a last Will.

Legatory, (Anno 27 Eliz. cap. 16.) The fame

with Legatary.

Legatum, In the Ecclefiaftick Sense was a Soul-Seat, or Legacy given to the Church or accustomed Mortuary. In all Churches appropriated to the Abbey of Ofney, the perpetual Vicars to have every second Legaby Endowment were to have every fecond Lega-bebit fecundum legatum ad valentiam fex denariorum, & quod ultra sex denarios fuerit, inter i sum & Cano-

nant for Life to the Inheritance of his Wife deceased - Henricus de Lacy Comes Lincoln. tenet manerium de Burcester ad terminum vite sue per legem Angliæ de Hareditate Margaretæ Uxoris

Jue. Paroch. Antiquit. pag. 361. Legem facere, To make Oath. Legem habere, Algabilis, What is not intailed as Hereditary, To be capable of giving Evidence upon Oath. Legem amittere, To lose the Privilege of being but may be bequeathed by Legacy in a Last Will and Testament.— Consustudo of in plerifq; legem, i. e. is not capable of Todimerical Civitatibus & burges and was doming total legem, i. e. is not capable of Todimerical Civitatibus & burges and was doming total legem, i. e. is not capable of Todimerical Civitatibus & burges and was doming total legem, i. e. is not capable of Todimerical Civitatibus & burges and was doming total legem, i. e. is not capable of Todimerical Civitatibus & burges and was doming total legem, i. e. is not capable of the Privilege of being but the privilege of being but the privilege of ing. See Mr. Selden's Notes on Hengham, pag.

Legergild, and Legerwit, (Legergildum,) The same with Lairwite. But in the Laws of Hen. 1. eap. 11, 12. it feems to have a different Significaeap. 11, 12. It teems to nave a uniterest Signification. Si quis Dei fugitivum babet injuste, reddat eum
ad rettum, & persolvat ei cujus erit, & Regi emendet
se undum Legergildum. But Legingild is not the
same with Lairwite; 'tis a Muste set on him who
receives and lodges a Servant departing from his
Service without Leave of his Master.

Legespend. See Lespegend,

Legiolus, Litigious, and fo subjected to a Course of Law. ____ Inquisitio facta Anno 1411. de vica-ria de Dunton in agro Norfolc. ____ ad quem vel ad - ad quem vel ad quos ipsius prasentatio pertinet & pertinere deheat ista portionaria, & s. s. s. Trinitatis de Pontefracto.

1. S. Trinitatis de Pontefracto. ta Hofpital. MS.

Legitimation, (Legitimatio,) A making lawful,

or legitimate.

Hois, The same with Lada; and sometimes it signifies the Branches of Trees cut to burn. Brancas etiam de Leia quantum necesse fuerit ad focum Monachorum. Du Fresne. Lencetter. See Rata.

Leidgeebe: He who had an Authority over a

Leid, or Lath. See Lathreve.

aripa, A Departure from Service. Si quis a Domino suo sine licentia discedat, ut Leipa Emendetur & redire cogatur. Leg. H. 1. cap. 43.

Lene. See Ewagium. Lenna Occurs in Domesday, corruptly for Leura.

Spelm. Gloff. verbo Lenca, which fee.

Lent, Qudragesima, A set Time of Fasting and Abstinence for Forty Days next before Easter, mentioned in the Statute 2 & 3 E. 6. 19. and first commanded to be observed in England by Excombert, seventh King of Kent, before the Year 800. See Baker's Chron. fol. 7.

Hen and Hate, Leppe & Laffee, Is a Custom in the Manor of Writtle in Effex, that every Cart that comes over a Part thereof called Greenbury (except it be the Cart of a Nobleman) pays 4 d. to the Lord of the Manor. This Greenbury is conceived to have anciently been a Market-place, and therefore had this Privilege granted. Tobias Edmonds, Gen. Senefcal. ibid.

Lena Is a Measure which contained the third Part of two Bushels. It colligat in Boscis Domini de uncibus tertiam partem unius mensura qua vocat' Lepa, qued est tertia pars duorum Bussellorum, & valet quadrantem. Du Cange. From hence we derive a

Seed-Leap.

Lepozariug, A Greyhound for the Hare. Concedo eis duos Leporarios & quatuor Bracatos ad leporem capiendum in Foresta nostra de Essexia. Mon. Angl. 2 Par. fol. 283. a. See Chatzurus.

Leponum, A Place where Hares are kept. Mon. Angl. 2 Tom. p. 1035. In turbariis, in vivariis

& Leporiis, &c.

A epzolo Amobendo Is a Writ that lies for a Parish, to remove a Leper or Lazar that thrusteth himself into the Company of his Neighbours, either in Church, or other publick Meetings, to their Annoyance or Disturbance. Reg. Orig. fol. 267. and F. N. B. fol. 423.

Acripeer. The old fashioned Shoes tipt with Horn, and tied up with Silk Ribbands, or Silver Chains to the Knees, were called Leripoops. Rog. Dodfworth, Collect. M. vol. 39. p. 120.

Le Roy le veut. By these Words the Royal Assent is signified by the Clerk of the Parliament to publick Bills, which gives Birth and Life to them which before were but Embrio's; and to a private Bill his Answer is, Soit fait comme il eft

he Roy's abifers. By these Words to a Bill presented to the King by his Parliament, are understood his absolute Denial of that Bill, in a more civil Way, and the Bill thereby becomes wholly nulled.

Lefe Is a Saxon Word, and derived from Lefean, which fignifies to divide.

Lefte, A Leash of Greyhounds: The Term is now restrained to the Number Three, but was formerly double, or perhaps indefinite.

Archiepif opus Cant. & fucc. sui semel in quolibet Anno, cum transserint per distam Forestam (i. e. de Arundel) cum una sessa de sex Leporariis sine alits canibus & sine arau, habeant unum cursum in eundo & alium redeundo. Anno 43 H. 3. Reliq Spelm. pag.

Lespegend, (Sax. Lef-pegen, i. e. Baro minor.) Sint sub quolibet horum quatuor ex medio ribus homini-Sus (quos Angli Lespegend nuncupant, Dani vero Yoong Men vocant) locati, qui curam & onus tum vividis tum veneris suscipiant. Constitut. Canuti Regis de Foresta, Art. 2.

Heffa Is a Legacy. Eleemofynas quas mei komines faciant de suis de iniis, atque Lessias de suis sub-

Lease. Monast. 1 Tom. pag. 562. Lesson and Lesser, The Lesson is he that leases Lands or Tenements to another for Term of Life Years, or at Will: And he to whom the Lease is made is the Leffee.

Lifta. Sec Lathe. Leltage. See Laftage.

Liftauffer, Lestage free, or exempt from the Duty of paying Ballast-Money. King Edw. 1. granted to the Barons of the Cinque Ports—Quad fint Wreckfry, Wyttefry, & Leftagefry, & Lonetopfry, & quod habzant Den & Strond apud Gernemuth.—Placit. temp. Ed 1. & Ed. 11. MS. 4to. penes Dom. Fountains ex Æde Christi

Leithia. Among the Customs and Services done by the Tenants of Chebenhale to the Abbey of St. Edmund in Suffelk. ---Arabit & berciabit ad duas precarias cum cibo pradicto, metet autem uon de in Augusto & habebit cibum sum ad men-sam cum pane & aqua, & habebit inter duos & duos peciam carnis & Letthiam casei, sero autem habebit unum panem & Lesthiam casei, & portabit secum ad Domum. Cartular. S. Edmundi. MS. fol. 401.

Lefuses, or Lefuses, Is a Word used in Domesday, to fignify Pattures, and is still used in many Places of England, and often inserted in Deeds and Conveyances.

Leffmithiel. See Uzella.

Lethermite, 2 Inft. fol. 488. This is doubtless there mistaken, or false printed for Lecherwite. See Lairwite.

Letare Terufalem. The old Duty of Quadragefimals, or the customary Oblations made on Midlent-Sunday, when the proper Hymn was, Latare Ferusa-lem, &c. by the Inhabitants within a Diocese to the Mother Cathedral Church; which old Custom of Procession and Oblation at that Time, was the Beginning of that Practice which is still retained among us, of Mothering or going to visit Parents LE

on Midlent-Sunday. tary Offerings on that Sunday, were by Degrees lettled into an annual Composition or pecuniary Payment, charged on the Parochial Priest, who was prefumed to receive them from his People, and obliged to return them to the Cathedral Church; therefore in fome Forms of Approbation, the fubtle Religious took express Care to throw this among other Burdens upon the oppressed Vicars. As in the Ordination of the Vicarage of Erdele in the Archdeaconry of Huntingdon, made in the Year 1290. It is provided, Qui qui-dem Vicarius folvet Synodalia, Lætare Jerusalem, & libros, Vestimenta & alia Ornamenta, luminare competens in cancello, vinum. Oblatas, & Clericum idoneum & his similia inveniet 😁 exhibebit – - Ex Libro Institutionum Oliv. Sutton Episc. Lincoln. MS. Leth. See Lath.

Letters of Absolution, or absolvatory Letters, (Litera Absoluteria,) Were such in former Times, when an Abbot did release any of his Brethren, ab omni subjectione & obedientia, &c. and made them capable of entring into some other Order of Religion. The Form of which you may see

in Mon. Favershamensi, pag. 7.
Letter of attorney, Litera Attornati, Is a Writing authorifing an Attorney, that is, a Man appointed to do a lawful Act in our steads. West. Symbol. part 1. lib. 2. fest. 559. As a Letter of Attorney to give Seisin of Lands, to receive Debts, to fue a third Person, &. See the Stat. 7 R. 2. 13. Anciently, a Letter of Attorney to give Seisin of Lands, ran thus:

PAteat universis per presentes quod ego Johannes Gour Dominus de Peodelessione Attornavi loco meo dilectum mihi in Christo Johannem Hendyng ad ponendum William Nasche & Rogerum Nasche in pleponenum vieum Națio — Rogerim Națios în per în cări din Nori Ministri le die — jacet înam jariei na Spacifica seistra în omnibus ilis terris, Steris, laturam Sunam Welbedripam, Stevationem mentis cum pertin. suis, qua Spana babeo în Orleton îcu î. h. p. 402.

ton prout în carta Feosfiamenti distis Will. Steris Rogero înde confesta plenius continetur. Ratum habens S Gloss. Leuca, Leuca, They are often used în Domegratum quicquid distus Johannes nomine meo secerit în day for a Measure or Mile of Land. And Leunipramissis. In cujus, &c. Dat. 43 Ed. 3.

poled to Letters Patent: These Clause Letters being quadraginta Perticas ad quarantenam; & 12 quarantenam of 13 quarantenam of 14 quarante Aetter Claus, Litera Claufa, Close Letters op-posed to Letters Patent: These Claufe Letters being

Letters of Epchange, Litere Cambitorie, vel litere Cambii. Reg. Orig. fol. 194. Letters of Barque. See Marque and Reprifals,

14 H. 6. 7. Letters Datent, Litera Patentes, Arc Writings fealed with the Great Scal of England, whereby a Man is authorifed to do or enjoy any Thing, that otherwife of himself he could not, 19 H. 7.

7. And they be so termed of their Form, because Monast. 1 Tom. p. 768. And so it seems to be used they be open with the Scal affixed, ready to be haved for Confirmation and the Scal affixed, ready to be the seems to be used for Confirmation of the Manual for Confirmation of the Scal affixed, ready to be the seems to be used for Confirmation of the Scal affixed, ready to be the seems to be used for Confirmation of the Scal affixed, ready to be the seems to be used for Confirmation of the Scal affixed and seems to be used to be seen shewed for Confirmation of the Authority given by them. Common Persons may grant Letters Patent, cumquaque adjacentem liberam & quietam de omni geldo F. N. B. f. 35. but they are rather called Patentes Du Cange. than Letters Patents. Letters Patents to make Denizens. 32 H. 6. 16. yet, for Difference sake, those granted by the King are called Letters Patent Royal. 2 H. 6. 10. Letters Patent conclude with Teste dandum stagnum molendini de Pithesse me ipso, &c. Charters with Hiis testibus. 2 par. Inst. cesserunt & providerunt quod 78. They are sometimes called also Letters Overt. humiliabitur per Levellum secut cat

But to return; these volun- 9 H. 3. cap. 18. There is likewise a Writ Patent mentioned in F. N. B. fol. 1. &c.

LE

Repart and Courhent, Is, when Cattle have been fo long in another Man's Ground, that they have lain down, and are rifen again to feed; in Records in Latin, they fay, Levantes & Cubantes. See Falda.

Lebanum, Leavened Bread. From the Lat.

Levare, to make lighter.

Lebari facias Is a Writ directed to the Sheriff, for the levying of a Sum of Money upon Lands and Tenements of him that hath forfeited a Recognisance. Reg. Orig. fol. 298 & 300. and alfo F. N. B. 265.

Actari facias damna be diffeifitozibus Is a Writ directed to the Sheriff, for the Levying of Damages wherein the Desseifor hath formerly been

condemned to the Dessiles. Reg. Orig. fol. 214.

Lebari facias refinduum debiti Is a Writ directed to the Sheriff, for the Levying the Remnant of a Debt upon Lands and Tenements, or Chattels of the Debtor, that hath in Part fatisfied before. Reg. Orig. fol. 299.

Levari facias, quando Micecomes returnabit quod non habuit emptozes, Is a Writ commanding the Sheriff to fell the Goods of the Debtor which he hath already taken, and returned that he could not fell them, and as much more of the Debtor's Goods as will fatisfy the whole Debt.

Reg. Orig. fol. 300.

Levare fœnum, To make Hay, or properly to cast it into Wind-rows, in Order ad tassandum, to cock it up. --- Homines de Hedingdon venient cum furcis suis ad dictum foenum Levandum & taffandum. Paroch. Antiq. pag. 320. Hence una levatio fæni was one Day's Hay-making, a Service paid the Lord by inferior Tenants.— Alicia quæ fuit Uxor Richardi le Grey - faciet unam farcu-

des hath the same Signification there. Quodam Parco ibidem, continente in circuitu tres Leucas, & vo-catur Keribulloc cum baya & muro incluso. Item.

Comment. on Anton. Himerary, fol. 29.

Letter Is a Measure of Land, consisting of 1500 Paces. Ingulphus, tells us 'tis 2000 Paces, pag. 910. In the Monastic. 1 Tom. p. 313. 'tis 480 Perches.

Abbey. Concedo etiam eidem Ecclesia Leucatain cir-

Levellus, A Level, even or upon the Level. Anno 1240. venerunt Abbas S. Petri de Burgo & Radulphus de Basset de Pithesle ad emen--quod dictum stagnum humiliabitur per Levellum ficut caterum pratum ex En Tesmoignance de quel chose nous avons sait saire utraque parte ita quod aqua non exeat de cesses noz Letters Overtez. Pat. 23 Edw. 3. p. 2. canali pro exaltatione disti stagni nisi pre nimia inunm. 24. Letters Patent of Summons of Debt. Anno datione cretine. Cartular. Abbatiæ S. Petri de Burgo Swafham dictum. MS. f. 208.

M m 2 Levy seen a Deed, wherein William St. George Esquire covenants to rere a Fine of the Manors of Brandon and Wych-hampton. Dat. 17 Hen. 6. Lews, The same with Leuca.

Let Is often taken for Judicium Dei. 'Tis the same as Lada amongst the Saxons, which is either a canonical or vulgar Purgation. In Leg. H. 1. cap. 62. Ab Adventu Domini usque ad octavas Epi-phania, non est tempus Leges faciendi.

Ley amiga, or Legem amittere, viz. One who is an infamous, perjured, or outlawed Person. In Bracton, lib. 4. cap. 19. par. 2. Non est ulterius

dignus Lege.

Ler Apostata, or Legem Apostatare, Is to do a Thing contrary to Law. 'Tis mentioned in Leg. H. 1. cap. 12. Qui Legem Apostatabit were sue sit reus prima vice.

Ler Bzehonia, The Brehon Law, was a Law peculiar to Ireland, overthrown by King John in the Twelfth Year of his Reign, and the English Laws fettled instead thereof. See Brehon.

Ler Betopfe, The Law of the Britains, or of the Marches of Wales, Lex Marchiarum. See

Ler Deraifnia, redius Deraifina, Is the Proof of a Thing which one denies to be done by him, and his Adversary affirms it; defeating and confounding the Affertion of his Adversary, and shewing it to be without and against Reason or Probability. Furis. membrum est Normannici, quad in prisco ejusdem Custumario, cap. 126. sic definitur. Deraisina autem est Lex quadam in Normannia con-Derauma autem est Les quadam in tvormannia confiituta, per quam in simplicibus querelis insecutus, factum quod a parte adoersa ei objicitur, se non fecisse declarat. Vide plura ibidem & Dereyn.

Lex Judicialis Is properly Purgatio per Judicium Ferri. Sometimes 'tis called Judicium. Leg.

H. t. cap. 9, 45, 49.

Her Sacramentalis, i. c. Purgatio per Sacramentum. Leg. H. 1. cap. 9. Si quid bello vel Lege Sacramentali, &c. repetatur.

Ler Terræ, i. e. The Law and Custom of the Land, distinguished by this Name from Lege Civili, as Mr. Selden tells us in Dissertation. ad Fletam, cap. 9. par. 3. Mer Wallenfica, The British Law, or Law of

by a frequent Name in feveral Countries, Leys,

and so is it used in Domesday.

Lev, Lee, Lav, Whether in the Beginning or fua & Liberationem ab illo die usque ad proximum End of Names of Places, fignify an open Field, pascha sequent: From whence we derive the Word or large Pastures. From the Saxon Leag, Cam-Livery. pus, Pascuum; as Elechingley, &c.

Lepequager, (Anno 1 Car. 1. cap. 3.) Wager of

A cup, (Levare) Significs, To gather or exact; is, when an Epigram or other Writing is composed, To levy Money: And is fometimes used, To serve the tor set up; as, To levy a Mill. Kitchin, fol. be done Verbis aut Cantileris: As where this is maticiously repeated or sung in the Presence of Ditch. Old Nat. Br. fol. 110. And, To levy a Fine, which is now the usual Term. But I have Copy of it is delivered over to scandalize the liciously repeated or sung in the Presence of others; or else Traditione, when the Libel, or any Copy of it is delivered over to scandalize the Party. Famosus Libellus sine scriptis may be two-fold; 1. Picturis, as to paint the Party in a shameful and ignominious Manner. Or, 2. Signis, As to fix a Gallows, or other ignominious Signs at the Door of the Party, or elsewhere. Co. 5 Rep. de famosis Libellis.

Libello habendo. Sce Copia Libelli habenda.

Libers, A Livery or Delivery of so much Grass or Corn to a Customary Tenant, who cuts down or prepares the said Grass or Corn, and receives some Part or small Portion of it as a Reward or Gratuity .--Debet unam Wedbedripam. -& unam falcaturam, & habebit liberain ad wesperas qua wocatur Glenyngs, tantum scut falcator potess per falem levare & portare domun. Paroch. Antiq. pag. 401. So the Livery of Hay and Oats, or the Giving out such a Quantity for feeding Horses. Whence Livery-Stable, &cc.

Libera batella, A free Boat. Per Liberam batellam, hoc est, babere unam cymbam ad piscand sub-ter pontem Cestria & supra Etonam, & ibidem cum omni genere retium. Plac. in Itin. apud Cestriam,

14 Hen. 7.

Libera chasea habenda Is a Writ Judicial, granted to a Man for a Free Chase belonging to his Manor, after he has by a Jury proved it to belong to him. Register of Writs Judicial, fol. 26,

Abbreate Is a Writ issuing out of the Chancery, to the Treasurer, Chamberlains, or Barons of the Exchequer, or Clerk of the Hamper, &c. for the Payment of any annual Pension, or other Sums granted under the Great Scal. See Broke, Tit. Tayle d'Exchequer, num. 4. Reg. Orig. fol. 193, Or sometimes to the Sheriff, &c. Nat. Brev. fol. 132. For the Delivery of any Lands or Goods taken upon Forfeits of Recognifance, see Co. lib. 4. fol. 64, 66, 67. Fullwood's Cafe. It lies also to a Gaoler, for the Delivery of a Prisoner, that hath put in Bail for his Appearance. Lamb. Eirenarch. lib. 3. cap. 2.

Liberatio, i. e. Whatever Money, Meat, Drink, or Clothes, is yearly, or at any fet Times in the Year, given by the Lord to his Domesticks. Cum Rex Scotia ad Curiam Regis Auglia Wales. Statut. Wallia.

1. Venerit, babebit quotidie de Liberatione 30 Sols, 8

1. Venerit, babebit quotidie de Liberatione 30 Sols, 8

Wastellos dominios, 2 12 Simenellos dominios, venerit, habebit quotidie de Liberatione 30 Sols, & 12 Here 'tis mentioned as a Provision for a King; but in Brompton 'tis said : Et dedit unicuique vadia

Libera Mara. See Wara.

Libertas Ectlesiastica. This is a most frequent Phrase in our old Writers, to signify Church Libertaninum, Instead of Libamen. Bibentes unum Libaninum in spoliationem captivanderum. Knighton, Anno 1270.

Libest, Libellus, Literally signifieth a little Book, but by Use it is the original Declaration of any Astion in the Civil Law, 2 H. 5. 3. and of any Astion in the Civil Law, 2 H. 5. 3. and Libest, the signifies also, a criminous Report of any Man cast abroad, or otherwise unlawfully published, and then called Famosus Libellus: And this is either in scriptis, aut sine feriptis: In scriptis Libertas Ecclefialtica. This is a most frequent

shop of Canterbury, at Merton, A. D. 1258. and at terre; with us it is so much Land as is yearly

London, A. D. 1260. &c.

Libertate probanda Is a Writ that lay for such as were challenged for Slaves, and offer d to prove themselves free, directed to the Sheriff, that he take Security of them for the proving of their Freedom before the Justices of Assise, and provide that in the mean Time they be quiet from the Vexation of those that challenge them. F. N. B. fol. 77. Villenage, and the Appendixes thereof, viz. Infranchifement, &c. Writs de Nativo babendo, Libertate probanda, &c. were of old great Titles in the Books, but now antiquated. See Nativo babendo.

Libertatibus allocandis Is a Writ that lies for a Citizen, or Burgels of any City or Borough, that contrary to the Liberties of the City or Town whereof he is, is impleaded before the King's Justices, or Justices Errant, or Justice of the Forest,

262. F. N. B. fol. 229.

Albertatibus etigendis in Itinere Is a Writ whereby the King willeth the Justices in Eyre to admit of an Attorney, for the Defence of another Man's Liberty before them. Reg. Orig.

fol. 19.

Liver taurus A free Bull. Compertum per Fur. quod Will. de Losa fuit seisitus de libero Tauro ha-bendo in Hamsted, &c. ———— Ideo consideratum est, quod pradictus W. recuperet damna sua, qua taxantur per Jur. ad iv s. pro imparcatione ejusdem Tauri, &c. Norf. 16 Edw. 1.

Liberty, Libertas, Is a Privilege held by Grant of Prescription, whereby Men enjoy some Benefit or Favour beyond the ordinary Subject. Liberties Royal, what they be, see in Bratt. lib. 2. cap. 5. and Broke boc titulo. See Franchife.

Liberum Berbagium. See Herbagium. Liblacum, The Manner of bewitching any one; or sometimes 'tis taken for a barbarous Sacrifice. De revimus etiam de sortilegis & Liblacis & sortem dantibus. Leg. Athelstan. 6. So qui salsum jurabit, vel Liblacum faciet, sit in aternum e con-fortio Dei segregatus. Leg. Edmundi edit. apud

Lond. 6. Liv. & arfæ penfatæ # ad numerum : A Phrase which often occurs in the Domefday-Register and fome other Memorials of that and the next Age. As Ailesbury in Buckinghamsbire, the King's Manor. -in totis valentiis reddit Lvi libr. arfas 😌 pen-Satas, & de Thelonio X libr. ad numerum, i. e. in the whole Value it pays Fifty-fix Pounds burnt and weighed; and for Toll Ten Pounds by Tale. For they fometimes took their Money ad numerum by Tale in the current Coin upon content: But sometimes they rejected the common Coin by Tale, and would melt it down to take it by Weight when purified from the Dross and too great Allay; for which Purpose they had in those Times alway a Fire ready in the Exche-

quer to burn the Money, and then weigh it.

Altita Pensa, A Pound of Money in Weight;
for it was usual in former Days, not only to tell the Money, but to weigh it; for several Cities, Bishops, and Noblemen, had their Mints and coined Money, and often very bad, and therefore though the Pound confisted of 20 s. they weighed it. Thus in Domessay, we read, reddit Place and Duty is for here enlarge upon it.

Brit. fol. 761.

Liberta terræ Contains four Oxgangs, and every Oxgang 13 Acres. Skene, verbo Bovata

worth xx s. For in Henry the Third's Time, he that had quindecim libras terra, was to receive the Order of Knighthood. See Fardingdeal. Some are of Opinion, that as Money is divided into Pounds, Shillings, Pence, Half-pence and Farthings, the same Degrees are to be observed in the Division of Lands; and therefore as quadrans sig-nifies a Farthing, so quadrantata is the fourth Part of an Acre, oblata is half, and denariata is a whole Aere, foliate is Twelve Aeres, and librata is Twenty Times Twelve Aeres, i. e. Two hundred and forty. Spelman is of another Op nion, who compares an Acre to a Mark in Money; and as in one there are One hundred and fixty Pence, fo in the other there are One hundred and fixty Perches, which they divide into Halfs and Quarters: So that an Acre contains Three hundred and fixty Denarios; but some say, that Librata terra is fo much Ground as is worth yearly 201. of current Money.

Liburna. See Galea.

Literite to artie. Licentia surgendi, Is a Liberty given by the Court to a Tenant that is effoined de malo lecti, in a real Action: For the Law is, that in this Case he may not arise out of his Bed, or at least go out of his Chamber, until he have been viewed by Knights thereto appointed, and have a Day affigned him to appear: And the Reason of this is, that it may appear whether he caused himself to be essounded deceitfully or not; and therefore if the Demandant can prove that he was seen abroad before the View, or Licence of the Court, he shall be adjudged to be deceitfully effoined, and to have made Default. Of this, see Bratton, lib. 5. tratt. 2. cap. 7, 10 8 12, and Fleta, lib. 6. cap. 10. and Horne's Mirrour of Juflices, lib. 2. cap. des Essoynes.

Licence to go to Ciettion. Licentia eligendi,

Regist. fol. 294. See Conge d'Estere.

Licentia Concoadandi, 12 Car. 2. 12. King's Silver.

Licentia surgendi Is the Writ whereby the Tenant essoined de malo lecti, obtaineth Liberty

to rife. Licentia transfretandi Is a Writ or Warrant directed to the Keepers of the Port at Dover, &c. willing them to let some pass quietly beyond Sca, who have formerly obtained the King's Licence

thereunto. Reg. Orig. fol. 193. Litina Instead of Bu cina: Tubis cum licinis per-

ftrepentibus. Matt. Westm.

Lidford Law Is a proverbial Speech, intending as much as to hang Men first, and judge them after. The like is said of Halifax in Yorkshire, I suppose because their Proceedings are fummary.

Lie etenant or Lieutenant, Locumtenens, compounded of lieu, locus & tenir, tenere, and fignifies him that occupieth the King's, or any other Person's Place, or representeth his Person, as the Lieutenant of Ireland, 4 H. 4. 6. So also it is used 2 & 3 E. 6. cap. 2. whence that Officer seems to take his Beginning.

Lissetenant of the Dednance, 39 Eliz. cap. 7. We use the Word Lieutenant also for a military Officer, next in Command to the Captain, whose Place and Duty is so well known, that I need not

Liege, Ligeus, Is a Word borrowed from the Feudists, and hath Two several Significations in the Common Law, sometimes being used for

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Liege Lord, 28 34 & 35 H. S. cap. 1. and 25 H. S. 3. and sometimes for Liege-man, as 10 R. 2. I. and 11 R. 2. cap. 1. Liege Lord is he that acknow ledgeth no Superior. Duaremus in Commentar. de consuetud feuderum, cap. 4. num. 3. Liege-man is he that oweth Allegiance to his Liege Lord. Skene de verbo Signif. verb. Ligeantia, faith, That it is derived from the Italian Word Liga, a Bond or Obligation: In whom read more of this Matter.

See 8 H. 6. cap. 10. 14 H. 8. cap. 2.

The Word Ligius was used for pure, full, or perfect. As viduitas ligia was pure Widowhood. perrect. As orantas ugia was pure Wigownood.

Isabel Gargat filia mea in ligia viduitate &
Libera potestate sua. Paroch. Antiq. p. 190. So
Ligia potestas was free and absolute Power of Difposal — Ego Ela de Aldithleia in Libera viduitate mea & Ligia potestate. ib. p. 250.

Lieges and Liege-People, (Ligati). The King's
Subjects, anciently so called, because they owe

and are bound to pay Allegiance to him. Anno 8 Hen. 6. cap. 10. 14 Hen. 8. cap. 2. and divers other Statutes: Yet anciently private Persons had their

Lieges. Reinaldus Dei gratia Abbas Ramesia, Praposito & bominibus de Brancestre, & omnibus vicinis Francis & Anglis, salutem. Sciatis me dedisse terram Ulf in Depedene, (hodie Depedale) buic Boselino & uxori ejus Alfnia, ita bene sicut homines de Brancestre illum testificant verum habuisse, ea conditione quod effecti sunt ho-

mines Liges. Lib. Ranies. Sect. 244.
Omnibus, & Reginaldus Rex Insularum salutem. Sciatis quod deveni homo ligeus Domini Regis Anglia Fohannis contra omnes mortales quamdiu vixero, & Johannis contra omnes mortales quamaiu euxen, or inde ei fidelitatem or factamentum prafiiti. Et in bujus vei testimonium hanc cartam meam inde seci. T. Domino f. Wint. Episopo. MS. penes Wil. Dugdale Ar. See Ligeancy. Some are of Opinion that they are called Lieges from Ligando.

Cum foret Anglorum feodali jure ligati.

But others more probably derive it from Litis, which is a Man wholly at the Service of the Lord, whose Service is called Litigium servitium, and who had such an absolute Dependance on him, that he was his Vassal, so that Litigius or Ligius is one wholly under his Power. This appears is one whosty under his Power. This appears where the Word is used on other Occasions, viz. Leg. Edw. cap. 29. Judei sub tutela Regis ligea debent esse, that is, wholly under the King's Protection: So in the Monastic. 2 Tom. pag. 10. Ego Juliana quondam uxor W. Brett in ligia potestate Enviduitate, that is, in my absolute Power and Widowhood.

3 ionitenant. See Listenant.

Lieutenant. See Lieftenant.

Lieutenant of the Tower Seems to have been an Officer under the Constable.

Leirwit est mulca adulteriorum. Fleta, lib. 1. cap. 7. It is used for a Liberty, whereby a Lord challengeth the Penalty of one that lieth unlawfully with his Bond-woman. See Legrwita and Lotherwit.

Life-rent Is a Rent or Exhibition, which a Man receives either for Term of Life, or for Sustentation of Life. Nota quod Es haeta terrarum se-lonis post annum & diem, (viz. bis Life-rent) ipso vivente computatur inter bona mobilia. Skenaus ad

Quon. Attach. cap. 18. vers. 5. Ligeante, Ligeantia, Is a true and faithful Obedience of the Subject to his Sovereign; sometimes it signifies the Dominions or Territory of the Liege Lord, as 25 E. 3. Stat. 2. Children born

out of the Ligeance of the King: Also the same with Ligeancy. Sec Co. on Lit. fol. 129. and 7 Rep. Calvin's Case.

Ligeancy, Ligeantia, Is thus defined in the Grand Custumary of Normandy, cap. 13. Ligeantia est, ex qua Domino tenentur Vassalli sui contra omnes homines qui mori possunt & vivere, proprii cerporis pre-bere consilii & auxilii juvamentum, & ei se in omnibus innocuis exhibere, nec ei adverfantium partem in ali-quo confovere, &c. This is otherwise called Legietas. Cassan. de consuerud. Burgund. pag. 420, 421. This Word is often used in our Statutes, as 14 H. 6. cap. 2. and several others. It seems to be derived from the Ital. Liga, a League or Bond; Vinculum arttius inter subditum & Regem utrosque invicem connectiens; hunc ad protectionem & justum regi-men, illos ad tributa & debitam subjectionem; and is fuch a Duty or Fealty, as no Man may owe or bear to more than one Lord; and therefore it is most commonly used for that Duty and Allegiance, which every good Subject owes to his Liege-Lord the King.

Sovereigne Lord, I Henry Percy become your Sub-gette and Liege Man, and promit to God and you, that hereafter I Faith and Trouth shall bear to you, as to my Sovereign Liege Lord, and to your Heirs, Kings of England, of life and limme, and of ertbly worshippe, for to live and die ayeinst all ertibly People, and to You, and to Your Commandments I shall be obeysant, as God me belp, and his Holy Evangelists. 27 Oct. 9 Edw. 4. Claus. 9 Edw. 4. m. 13. in dorso. See Liceges.

Lighter Den, (22 & 23 Car. 2. Att for cleanjing, &c. the Streets of London) Are those that carry away, by Water, Dung and Rubbish in Lighters, from the City of London.

Lignagium, The Right which one hath to cut Fuel in the Woods: Sometimes 'tis taken for that Tribute or Payment which is due for Cutting Wood.

Lignamina: Timber fit for Building: Et nunc est via qua traducuntur Lignamina & Lapides ad opus

est via qua traaucunun agonomerit constructionis Monasterii, &c. Du Cange.

Liutta, A Copy, Exemplification, or Tran-Ligula, A Copy, Exemplification, or Transcript of a Court-Roll or Deed.—Adam de Statton & Willielmus Filius Nigelli tunc Camerarii de Scaccario liberarunt Johanni de Berewic ad opus Ju-ficiaricrum Domini Regis itinerantium in Com. Cornub. sub sigillo Thesauraria unam Ligulam de ultimo itinere G. de Berton, &c. Mem. in Scaccar. 12 E. 1. By Sir John Maynard.

Liguritoz, a Flatterer. Liguritores mendaces, rapaces, Dei gravamen babeant. Leg. Canut. 29. Mr. Somner is of Opinion that it fignifies a Glutton,

from the Saxon Liccera, i. e. Gulosus.

Aimitation of Affife, Limitatio Affifa, Is a certain Time fet down by Statute, wherein a Man must alledge himself, or his Ancestor, to have been seized of Lands, sued for by a Writ of Asfize. See the Statute of Merton, can. 8. Anno 20 H. 3. and Westm. 1. cap. 38. 32 H. 8. 2. 1 M.
1. Par. cap. 5. Theoloal's Digest of Writs, lib. 10. cap. 2. So it is used in Old Nat. Brev. fol. 77. in these Words, The Writ De consuetudinibus & servitiis lieth, where I, or mine Ancestors, after the Limitation of Assis were not scised of the Customs, &c. But before the Limitation of Affife, we were feized, &c.

Lunogia: This is a Word which we often read in the Monasticum, and it fignifies Enamelled; Opus de Limogia, is enamelled Work, una crux de

opere limoceno, &c. Monast. 3 Tom. 331

Linarium,

Linarium, A Place where Flax is fown, a Flaxplat. Et Messuagium quod est juxta commeterium, cum Linario, qu.d jacet juxta pradictum Messuagium. Pat. 22 Hen. 4. Par. 1. m. 33. Luncesern Is a Place often mentioned in our

Histories, being formerly a Bishop's See, now Holy Island.

Lindum, Lincoln.

Linio, A Linpin or Linfpin, the Pin of Iron which fastens the Wheel upon the Axis.—In duobus paribus retarum Empt. vi s. in eissem ferro Li-gandis 111 s. 8 d. in coxibus & Linionibus 14 den. — Consuetudinavium danum d. Euro don. MS.

Liters, (from the Fr. Litiere, al. Listiere; and that from Lectum, a Bed,) Was anciently used for Straw for a Bed, even the King's Bed-Finem fe-Straw for a bed, even the King s Bed — Finem fe-cerunt cum Rege pro terris quas distus Petrus tenuit— per Serjantiam inveniendi unum fervientem cum Ham-hergello per 40 dies in Anglia, & inveniendi Literam ad Lectum Regis, sænum ad Pastridum Regis quan-do jaunerit apud Brokeneys, & En. Fines Term. Hill. 1 Ed. 2. in Com. Wilts. Tres Caractatas Litera, for three Cart-loads of Straw or Litter. Mon.

Angl. 2 par. fol. 33. b.

Literatura, Literature; In old English, Ad Li-Which Liberty without Consent of the Lord, was denied to those Parents, who were fervile Tenants. So in the Lands at Burcester, which were held in Villenage from the Prioress at Merkeate. -Quilibet custumarius non debet filium suum ad Literaturam ponere, neq; filiam suam maritare sine li-centia a voluntate Prior se. Paroch. Antiq. p. 401. This Fallan like Prohibition of Educating Sons to Learning, was owing to this Reason, for fear the Son being bred to Letters, might enter into Reli-

Monastic. 3 Tom. pag. 320. viz. Casula de sameto purpureo aliquantum sanguineo cum pectorali literato, instead of Liftato, i.e. bordered round or lifted.

Litera ab faciendum attoznatum pio fecta facienda. Reg. Orig. fol. 172. Litera de annua pensione, Ibid. fol. 266. & 307. Litera patens ad ciendum generalem attornatum quia infimus, Ibid. fol. 21. Litera per quam Dominus remittit curiam suam Regi, Ibid. fol. 4. Litera de requestu, Ibid. fol. 129. Litera Canonici ad exercendam jurisdictionem so o suo, Ibid. 305. Litera Patentes ad conferendum Beneficia, Domino in remotis agente, Ibid. fol. 205, 206. Litera Regia depresatoria pro annua pensione, Ibid. fol. 307. See these in their proper Places. Literæ solutoræ Were magical Characters,

supposed to be of such Force and Efficacy, that it was impossible to bind those Men who carried them: Comes qui eum tenebat mirari coepit quare opens it again. ligari non posset, an vero literas solutorias, de qui-

cap. 22.

Atth of Duckering In the County of York, i. e. The Liberty, or a Member of Puckering, from the

Sax. Lid. i. c. Membrum.

Littera, As Tres Carectas Litteræ, Three Cartloads of Straw or Litter. Mon. Ang. 2. par. fol.

Livery, Liberatura, Is derived from the French Livre, that is, infigne, gestamen, or else from Liverer, id est, tradere, and accordingly hath Three Significations. In one it is used for a Suit of Cloth or Stuff that a Gentleman giveth in Coats, Cloaks, Hats or Gowns, with Cognifance or without, to his Servants or Followers; and is mentioned in 1 R. 2. 7. 20 R. 2. 1, 2. 7 H. 4. 14. 8 E. 4. 2. 13 E. 4. 3. 8 H. 6. 4. 3 H. 7. 1. 12. 11 H. 7. 7. 19 H. 7. 14. 3 Car. 1. cap. 4. In the other Signification, it betokened a Delivery of Possession to those Tenants which held of the King in Capite, or Knights-Service; for the King, by his Prerogative, hath primer Seifin of all Lands and Tenements fo holden of him. Stannaf. Prirog. fol. 12. & cap. 3. Livery, in the third Signification, is the Writ which lies for the Heir, to obtain the Possession or Scisin of his Land at the King's Hands, which see in F. N. B. fol. 155. But by the Statute 12 Car. 2. cap. 24. All Wardships, Liveries, &c. are utterly taken away, and absolutely discharged. Formerly great Men gave Liveries to several who were not of their Family or Servants, to engage them in their Quarrels for that Year: This was prohibited by the Statute 1 Hen. 4. viz. That no Man of whatsoever Conteraturam ponere, to put out Children to School dition, should give any Livery but to his Domeflicks, to his Officers, or to his Counsel learned in either Law.

Livery of Land. See Vadlat. Livery of Seifin, (Deliberatio Seifina) Is a De-Livery of Settlin, (Deinteratio Settline) is a Delivery of Possicsion of Lands, Tenements, or other corporeal Thing, (for, of Things incorporeal no Livery of Seisin may be) to one that has Right, or a Probability of Right thereunto. For, (as Bracton says, lib. 2. cap. 18. num. 3) Traditio debet esse vestita, & non nuda. It is a Ceremony used in Son being bred to Letters, might enter into Ical gion or facred Orders, and so ftop or divert the Services which he might otherwise do, as Heir or Estate in Fee-simple, Fee tail, or a Freehold passet. And it is a Testimonial of the willing passet the Lineary from Departure of him, who makes the Livery from Departure of him, who makes the Livery from the Thing whereof Livery is made. And the Receiving of the Livery, is a willing Acceptance by the other Party of all that whereof the other hath devested himself. The common Manner of Delivery of Seifin, is thus: If it be in the open Field, where is no House nor Building, and if the Estate pass by Deed, one openly reads it, or declares the Effect of it, and after that is scaled, the Vendor takes it in his Hands with a Clod of Earth upon a Twig or Bough, which he delivers to the Vendee, in the Name of Possession or Sei-sin, according to the Essect of the Deed: But if there be a House or Building upon the Land, then this is to be done at the Door of it, (none being left at that Time within the House) and the Ring of the Door delivered to the Vendee, who enters alone, shuts the Door, and presently opens it again. If it be a House without Land or Ground, the Livery is made, and Possession tabus fabula fuerunt, apud se haberet. Bede, lib. 4. ken by Delivery of the Ring of the Door and Deed only. And where it is without Deed, ei-Deed only. And where it is without Deed, enther of Lands or Tenements, there the Parry declares by Word of Mouth, before Witneffes, the Effate he parts with, and then delivers Seifin or Poffession in Manner aforcaid: And so the Land or Tenement pafferh as well as by Deed, and that by Force of the Livery of Seisin. See West.
Littlefordin Was a famous Lawyer living in the fol. 48. a. There was anciently a Pair of Gloves, Days of King Edward the Fourth, as appeareth a Ring, Knife, Ear of Wheat, &c. delivered in by Staundf. Prer. cap. 21. fol. 72. He wrote a Sign or Teken of Livery and Seism.— quam donation Book of great Account, called Littleton's Tenures. | nem, per unum cultellum super Altare Santia Maria

optuli.

Lobbe, A great Kind of North-Sea Fish. Anno

31 E. 3. Stat. 3. cap. 2.

Local, Localis, Signifieth in a legal Sense as much as tied or annexed to a Place: For Example. The Thing is lead, and annexed to the Free-hold. Kitchin, fol. 180. And again, in the same Place, an Action of Trespass for Battery, &c. is transitory, not local, that is, not needful that the Place of the Battery should be set down as material in the Declaration, or if it be fet down, that the Defendant should traverse it, by saying, he did not commit the Battery in the Place mentioned in the Declaration, and fo avoid the Action. And again, fol. 230. the Place is not local, that is, not material to be fet down in certain. The Guard of the Persen, and of the Land differ in this, because the Person being transitory, the Lord may have his Ravishment de gard, be-fore he be seised of him, but not so of the Land, because it is lo-al. Perkin's Grants, 30.

10 kman. In the Isle of Man, the Lockman is an Officer to execute the Orders of the Governor or Deemsters, much like our Under-Sheriff. See

Ring's Description of the lise of Man, pag. 26.

Acutus is a Word mentioned in Simeon Dunelm. cap. 6. 10. and it signifies a Cossin, cujus

corpus in loculo plumbeo translatum eft. Locus Partitus Signifies a Division made between two Towns or Counties to make Trial, in whether the Land or Place in question lies. Fleta,

lib. 4. cap. 15. num. 1.

Locucogium, A Locutory or Parlour. Religious after they had din'd in their common Refectory, had a withdrawing Room, where they met for Difcourse and Conversation, which Room for that sociable Use, they called Locutorium a Loquendo, and Parlour a Fr. Parler. They had another Room which was called Locutorium forinfecum, where they might talk with Lay-Men. Interim ribaldi cum instrumentis clausum ingredientes de locutorio forinseco Lapides molares levaverunt. Walfingham, p. 257.

Lodemanaur Is the Hire of a Pilot for con-

ducting a Vessel from one Place to another.

Lodemercae. Item en droit de Lodemercge dient ROUTHITTEU. Item en aron de Louchierege dient les avantditz Furez, que leur femble e'est case, ils ne focayent meilleur advise ne remedy, mais que ce soit desore user es fait per maner qu'est conteyne en le Ley D'Oleron. Pryn's Animadv. on 4 Inst. fol. 116. Chaucer expounds it to be the Skill or Art of National Content of the state of the state of the state of the state of the skill of the state of the st vigation.

Hode: Ship, A Kind of Fishing-Vessel, men-

tioned 31 Edw. 3. cap. 2.

icourse) One of the Works belonging to the Stannaries in Cornwal; for which, see Stream-works.

Logating, An unlawful Game, mentioned 33

Hen. I. cap. 9. Now difused.

Logia, A Lodge or Lodgment. - Circa Abbatiam castra metati sunt, sicut gentes tentoria sua, 😌 Logias facientes —— Quo audito annali illi qui in Logiis jam quindecim diebus Excubias fecerant, eafdem Logias combusserunt, & recesserunt ad propria. Hist. Croyland Contin. p. 454. Logium, an Outhouse or Hovel, still called a Lodge in Kent. Camentarii in opere fabrica Ecclesia Ebora ensis dormitandi tempus habent post nonum in astate, dormiunt autem in Logio quo operantur, & non alibi-Anno 1371. Reg. Ebor. Hence Legges, Huts or Cottages for Lodging poorer Sort of People. —— Prefentatum

optuli, assante Priore, &c. Charta Rob. Comitis suit per Juratores quod Prior de Tynemuth levavit Nottinghamiæ, An. 1142. unam villam super ripam aqua, & Tyne apud Sholes ex una parte aqua, & Prior Dunelmia levavit aliam ex altera parte aque, ubi nulla villa deberet esse, nist tantummodo Logges de quibus Piscatores possent Hospitari.——— Placit. Parl. 18 E. 1.

Logbrood, Otherwise called Blockwood, brought and prohibited by the Statute of 23 Eliz. cap. 9. and 39 Eliz. cap. 11. but fince by 14 Car. 2. cap. 11, the Importation and Use of it is allowed.

Loich or Lopch Fift. (31 Edw. 3. Stat. 3. cap. 2.) And that no Fift called Loych Fish, be chofen or tried, but only in three Parts, that is to fay,

Loh, Ling and Cod.

Lollards, (fo called from Walter Lollard, a German, first Author of this Sect, living about the Year 1315.) Were certain Hercticks (at least in the Opinion of those Times) that abounded here in England in the Days of Edward the Third, and Henry the Fifth, whereof Wikliff was the Chief in this Nation, according to Stow in his Annals, f. 425. They are mentioned Anno 2 Hen. 5. cap. 7. Against these Lollards, much was decreed by Tho. Arundel, Archbishop of Canterbury, in a Council at Oxford. See their Tenets in Spotstwood's History of Scotland, fol. 61. The High Sherist of every County was anciently bound by his Oath to suppress them.

-You shall (says the Oath) do all your Pain and Diligence to destroy, and make to cease, all Manner of Heresy and Errors, commonly called Lollardics, within your Bailiwick, from Time to Time with all

your Power, &c.

The Intent of these Lollards was, to subvert the Christian Faith, the Law of God, the Church, and the Realm; fo faid the Statute of 2 Hen. 5. and the Realing, to late the distance of 2 then, 5, cap. 12. See 3 Inft. fol. 41. and Cawdrie's Cafe. Edw. Coke's Cafe, 1 par. fol. 25, &c. The Lord Keeper affembled all the Juffices, and conceived that Claufe in the Oath, touching suppressing Lollardies, should be omitted, became appointed by Staties, the construction of the control of This is well as the control of this in the control of this is well as the control of the contr tutes that are repealed. This is now held for the true Religion.

Lollardy and Lollery, (Anno 1 & 2 Phil. & Mar. cap. 6.) The Doctrine and Opinion of the Lellards. Rogerus Acton miles pro Proditione & Lollardia difrabatur & suspendatur, & sic suspen-sus pendeat ad voluntatem Regis. Middlesex Plac. Hill. 1 Hen. 5. Rot. 7. & Triu. 2 Hen. 5.

Rot. 6.

Loudon, formerly called Augusta. Longe Bus Is a Word used in Thorn's Chronicte, and it fignifies Speciem fraguli, it should be read Londelli augeantur 20 stragula, 5 coopertoria, 5 lon-

gelli, &c. i. e. five Coverlets.

Annuela. Petronilla de S. debet xx s. pro habenda loquela in curia Domini Regis contra W. de Fauconbridg. Rot. Pipa. 2. Johannis Linc. An Imparlance. Loquela fine die a Respite in Law, or a Demur to an indefinite Time.v'r tenens suerit infra atatem, & uxor plena atatis, cum implacitati suerint, non remanebit loquela line die propter minorem atatem viri. Paroch. Antiquit. p. 201.

Loquericium. See Locutorium.

1020, (Dominus, Sax. Hlaford, fignifying a Bread-giver, Bountiful or Hospitable) Is a Word of Honour with us, and used diversly. Sometimes being attributed to those who are Noble by Birth

or Creation, and are otherwise called Lords of the | 2611. Parliament, and Peers of the Realm: Sometimes 1162. Augnos de anno primo 1276. Summa ovium to those so called by the Curtesy of England, as all the Sons of a Duke or Marques, and the eldest MS. f. 54. a.

Chartular. Glaston. Son of an Earl: Sometimes to Persons Honourable by Office, as Lord Chief Justice, &c. And fometimes to an inferior Person that hath Fee, and consequently the Homage of Tenants within his Manor; for by his Tenants he is called Lord, and in some Places, for Distinction-sake, Land-lord: In which last Signification, it is most used in our Law-Books, where it is divided into Lord Paramount, and Lord Mefn. Lord Mefn is he that is Owner of a Manor, and by Virtue thereof hath Tenants holding of him in Fee, and by Copy of Court-Roll; and yet holds himself of a Superior Lord, called Lord Paramount, or above him. Old. Nat. Brev. fol. 79. We likewise read of Very Lord and Very Tenant: Very Lord is he who is immediate Lord to his Tenant; and Very Tenant, he that holds immediately of that Lord: So that if there be Lord Paramount, Lerd Mesn, and Te-there be Lord Paramount is not Very Lord to so called, because there are Kings and Queens in the Tenant. Eroke, Tit. Heriot, numb. 1. See the Pack. Probibemus etiam Clericis ne intersint Lu-

his Crown, Ibid. fel. 5. and fel. 8. where is a Cafe wherein a private Man is Lord in Gross, viz. A Man makes a Cife in Tail of all the Land he hath, to hold of him, and dieth; his Heir hath

but a Seigniory in Grefs.

Loumers, or Louners, May well be deduced from the Latin Lorum: They are one of the Companies of London that make Bits for Bridles, Spurs,

pag. 218.

Lot, or Loth, Is the Thirteenth Dish of Lead in the Derbyshire Mines, which belongs to the King, Pro Domino suo. Prasentatum est in Ra-gemannis per 12 de Alto Pecco, quod Rad. de Wyne fecit quandam Purpresturam in solo Domini Nyple feelt quantum taiprejunam in join Somme Regis in Tatington & Prestelive, faciendo mineram plumbi, unde Rex folebat percipere le Lot mineris, i. c. Tertium decimum vas, &c. Rot. Rageman de quo Warranto de Itin. de Derbi. 9 Edw. 1. Et de minera lucrata in hujusmodi opere in feodo Domini Regis, Dominus Rex habebit pro Domino suo tertium decimum discum, qui dicitur le Loth. Eschaet. de Anno 16 Edw. 1. numb. 34. Sce Cope.

Alot. Sec Sost. Clameo quietum eis in perpetuum manerium illud quod se pro hida una desendebat, quietum dico & liberum de Scotto & Lotto, & Geldo & Danegeldo. Monastic. Tom. 1. pag. 779.

Alothermite, alias Lypervit, Is a Liberty or Privilege to take Amends of him that defileth

your Bond-woman without License, Rastal's Exposition of Words; so that it is an Amends for lying with a Bond-woman. Saxton in his Description of England, cap. 11. See Lairwit. Some think it should rather be written Legerwit, for Leger is the Saxon Word for a Bed; or Lecherwite, a Punishment for Lechery. See Blocdwit and Leyerwit.

Loureurdos 32. Gredelingos & hogastros

Mourgulary, (Fr. Lourderie, i. e. Inbumanitas Indivilias.) In Statute pro firstis London, Printed Anno 1573. Art. 45. Casting any corrupt Thing, or appoiloning the Water, is Lowergulary and Felony. Some think it a Corruption of Burglary. See Gloff. in X. Scriptores, verbo Burglaria.

Lownellers, 23 Eliz. cap. 10. Are such as go with Light and a Bell, by the Sight whereof Birds fitting on the Ground, become fomewhat flupified, and so are taken with a Net. This Name is derived from the Word Low, which in the Saxon, or old English, fignifies a Flame of Fire Saxon the Assistance of Warnish Birds. of Fire. See the Antiquities of Warwickshire,

pag. 4. Lowbott, A Recompence for the Death of a Man killed in a Tumult, or, as we fay, by the

100 11 Cole, F. N. B. fol. 3. Is he that is & Regina, &c. nec sussine ludos fieri de Rege Lord, having no Manor, as the King in respect of his Crown, slid. fol. 5. and fol. 8. where in the first Ludovastum. Carlo.

Augovaltum, Carlife.

Auminate, A Lamp or Candle fet burning on the Altar of any Church or Chapel, for the Maintenance of which, Lands and Rent-charges were frequently given to Religious Houses, and Parish-Churches. See Mr. Kennett's Gloffary to Parochial Antiquities.

Aunoa, A Weight formerly used here. Iunda

anguillarum constat de 10 sticis. Fleta, lib. 2. cap.

panies of London that make Dits for Bridles, Spurs, anguillarum constant de 10 sticis. Fleta, lib. 2. capand such like small Iron Ware. 1 R. 2. cap. 12.

Losinga, i. e. A Flatterer: We read it in Brompton's Commicle, pag. 991. Herbertus losinga, that is, Herbert the Sycophant, Episcopatum, Erc. my, which at first was about three Times as heavy as a Penny is now, and was once called a Lunof Norwich, mentions this Herbert; Surgit in Ecclefla Monstrum genitore Losinga. See Monast. 2 Tom.

Table 12. par. 7.

Authors 13.

Authors 14.

Authors 15.

Authors 16.

Authors 16. upon Coins, p. 17.

Lupanatrir, A Bawd or Strumpet. Rex majori

& Vic. London Salut'. Quia intelleximus quod pluves Roberia & Murdra perpetrantur per receptatores & receptatrices publicas Lupanatrices in diversis locis in Civitate nostra predicta, &c. Claus. 4 Ed. 1. p. 1. m.

16. dorfo.

Lupinum caput gerere, To be outlawed, and fo have One's Head expos'd like a Wolf's, with a Reward to him that shall bring it in. --filius Walteri Presbyteri utlegatus non comparuit, unde dittum fuit quod ex quo Hugo noluit comparere ad pacem Regis, quod gereret Lupinum caput, fi-cut prius fecit.—— Placita Corone 4. Job. Rot. 2. in dorfo.

Lupulicetum, A Place where Hops grow, a

Hop-Garden. Co. 1 Inft. 4. b.

Lufernes. Sce Furr. Lufgul.-–In Scottis, & Geldis, & Danegeldis, & Lusgul, & Warpeni, & Nupeni, & de omnibus consustudinibus qua ad me pertinent. Charta Hen. 2.

G. G. n. 2. q.

Lufhburgije, al. Lurenburghe, Was a base Soit of Money coined beyond Seas, to the Likeness of English Money, in the Days of Edward the Third, and brought in to deceive the King and his Peoment for Lechery. See Blocdwit and Legerwit.

Lountlium, Levenny in Brecknockshire.

Lountlium, Nn

defertur in Angliam per alienigenas 😌 indigenas mercatores falsa moneta, qua Lustiburn appellata est, unde apud Londoniam multi mercatores & alii plures sunt

April Comondan materials of the first in the niary Compolition paid by the Cultomary 1 chant to the Lord for Leave to plow or sow, &c. Te- fine impedimento, capere & cariare, & quo voluerint nentes in Waldis non possure terras suas ab aqui- asportare, permittatis, &c. T. Rege apud Cowyk 12 natio autumnali usque Festum beati Martini sine li- funii. Claus. 16 Ed. 2. m. 3. nentes in Waldis non possum arare terras suas ab equinctio autumnali sique Fesum beati Martini sine licentia, & ideo reddunt conjunctim dimidiam marcam ad Festum S. Martini, sive suerit pessona, sive non, & vocatur Lyef-yeld. Somner of Gayelkind,

Lymputta: Extendens se a Lymputta juxta terram I. S. liber niger Hereford. It signifies a

Lime-Pit.

Lyndewode Was a Doctor both of the Civil and Canon Laws, and Dean of the Arches: He was Embassador for Henry the Fifth into Portugal, Anno 1422, as appeareth by the Preface to his Com-mentary upon the Provincials.

Is a Numeral Letter, and stands for a Thousand; also every Person convicted Thousand; also every Person convicted for Murder (Manslaughter) and admitted to the Benefit of his Clergy, must be marked on the Brawn of the left Thumb with an M by

4 H. 7. cap. 13.

Bace-griele, alias Mace-greffe, Machecarii, Are fuch as willingly buy and fell stollen Flesh, knowing the same to be stollen, Britton, cap. 29. and Crompton's Justice of Peace, fol. 193. Vide Leges Ina, cap. 20 de carnem furtivam tenente. De Macegrariis carnes furtivas scientibus, vendentibus & e-mentibus. Stat. Wallix.

Macecaris, Bachekuns, Macellam, The Flesh-Market or Shambles. — de una selda in Macecaria que sita est inter seldam Walteri Subred & Seldam Edwardi Galun.—Chartular. Radinges.

MS. f. 127.

Bachecarius, A Butcher .-–Cum autem dictum est, quod nullus hominum emeret absque plegiis animal vivum, clamaverunt Machecarii de civitatibus & burgis-quod unaquaque die oportebat eos animalia viva emere, occidere, & vendere. Leg. Edwardi Regis, cap. 39.

Bachecollare vel Bachecoulare (from the Fr. Maschecoulis) to make a warlike Device, especially over the Gate of a Castle, resembling a Grate, through which scalding Water, or offensive Things may be thrown upon Pioneers or Affailants. 1 Inft. fol. 5. a.

Batto, A Mason.—Infe cum Macione & ma-

turis necessariisque ministris reliquias in maceria recon--Orderic. Vital. 1.6.--Accitis itaque artificibus--latomisque cum macionibus illic ad

opus agendum profestus eft. Ibid. cap. 12.

Baoning-money, Old Roman Coins, fometime found about Dunstable, are so called by the Country-People; they seem to retain this Name from Magintum, used by the Emperor Antoninus in his Itinerary for Dunstable. Camba.

Apadinals Is an old Word, fignifying Coun-

perly fignifies any Sort of Wood fit for Building Bouna peratia. A great or general Reap-feu quodois Materiamen, from whence the Word is day: The Lord of the Manor of Harrow in Com. fen quodvis Materiamen, from whence the Word is derived. See Materia.

-dilecto--Rogero de Horsley Constabulario Castri sui de Baumburg, salutem. Mandamus vobis quod homines partium pradict. nuper in Castro pradicto pro salvatione Corporum & rerum suarum contra aggressus Scotorum commorantes, Maeremium de logiis suis, necnon bona & catalla ac victualia sua in leodem Caftro, & in Foffato & Mota ejufdem exiftentia,

Waghote or Maghote, A Recompence for the Slaying or Murder of one's Kinsman; for anciently in this Nation, corporal Punishments for Murder, and other great Offences, were fometimes commuted into pecuniary Fines, if the Friends of the Party flain were to content. Leg.

Canuti Regis, part 1. cap. 2. Bagi, Old Radnor.

Bagiobinum, Dunstable. Dagister: In old Writings we find this Title often, as His testibus Magittro Johanne de Croft. It noted the Person had attained some Degree of Eminency in Scientia aliqua, presertim literaria. And in old Time those, who are now called Doctors, were termed Magistri.

Saguitrate, Magifratus. He is Cuffos utriufque tabula, the Keeper or Preserver of both Tables of the Law; therefore if any Magifrate, or Minister of Justice, in Execution of their Office, or keeping of the Peace, according to the Duty of their Office, be flain, this is Murder, for their Contempt and Difobedience to the King and the Law, for it is contra potestatem Regis & Legis. Co.

9 Rep. Mackallye's Cafe.

Bagna Affila eligenda Is a Writ directed to the Sheriff, to summon four lawful Knights before the Justices of Affle, there upon their Oaths to chuse Twelve Knights of the Vicinage, &c. to pass upon the Great Affle between A. Plaintiff,

pass upon the Great Affise between A. Plaintiff, and B. Defendant, Erc. Reg. Orig. fol. 8. Planta Lharta, The Great Charter, was granted the Ninth Year of Henry the Third, and confirmed by Edward the First. The Reason why it was termed Magna Charta, was either for that it contained the Sum of all the Liberties of England, or else because there was another Charter, called Charta de Foresta, establish'd with it, which was the less of the Two; or because it contained more than many other Charters, or more than that of King Henry the First, or of the great and remarkable Solemnity in the denouncing Excommunication, and direful Anathema's against the Infringers of it. We read in Holinshed, that King John, to appeale his Barons, yielded to Laws or Articles of Government, much like to this Great Charter: But we have now no ancienter written Law than this, which was thought to be fo beneficial to the Subject, and a Law of so great Equity, in Comparison of those which were formerly in use, that King Henry, for the Granting it, had the fifteenth Penny of all the moveable Goods, both of the Spirituality and Temperalty throughout the Realm. Spelman in his Gloff. on this Word, calls it, Augustissimum Anglicarum libertatum diploma & facra Anchora. It is Magnum in Parvo, and hath been above Thirty Times confirmed, says Coke try Songs.

Badus, Maidfione in Kent.

Baeremunn, and apremum, is derived from Faith of a King, a Christian, and a Knight, to obthe old French Word Merefine, for Timber. It properly signifies any Sort of Wood fit for Building.

Middlesex, had (in 21 R. 2.) a Custom, that by

day (then called Magna precaria) the Tenants it was laid to the Charge of the Defendant or should do 199 Days work for him; every Tenant Appellee, that he did it nequiter in felonia, i. c. that had a Chimney was to send a Man. Mr. Phi-maliciously, and with an evil or selonious Inlips of Purveyance, pag. 145.

Bagnum Centum, Communem pafturam ad quadringentas oves per Magnum Centum cum tot agnis. Carta 20 Hen. 3. m. 1. This great Hundred is n. 1, 2.

Six-fcore.

Dagnus Doztus, Portsmouth. Bahomet, fo called by Matt. Paris; and because the Gestures, Noise and Songs there used were ridiculous to the Chriflians, therefore they called antick Dancing, and

Gatten Rents Is a Noble paid by every Tenant in the Manor of Builth in Com. Radnor, at their Marriage, and it was anciently given to the Lord for his omitting the Custom of Marche-ta, whereby some think he was to have the first Night's Lodging with his Tenant's Wife: But I rather suppose it to be a Fine for the Licence to

marry a Daughter. See Marcheta.

Baiduffine. See Vagniace.

Baiduffi Arbs, Malmsbury in Wiltshire. So called from Maiduffus, an Irish Seet, who built a Monastery there, in which *Ædelmus* was the first Monk, and his intended Successor, who afterwards built a very fair Monastery in the same Place.

Baignagium, (from the Fr. Maignen, i. e. Faber grarius) a Brasier's Shop. Idem Hugo tenebat unum Maignagium in foro ejusem ville, &c. Lib. Rames. &ct. 265. See Cotland. But others are of Opinion that it signifies an House, quast Messua-

gium.

Maihem, or Maphem, Mahemium, Maim, Wound, Hurt, cometh of the French Word Mebaigne, and fignifies a corporal Hurt, by which a Man loseth the Use of any Member, that is or might be any Defence unto him in Battel: As if a Bone be taken out of the Head, or broken in any other Part of the Body or Foot, or Hand or Finger, or Joint of a Foot, or any Member be cut, or by Wound the Sinews be made to fhrink; or if any Eye be put out, fore-teeth broke, or any other Thing hurt in any Man's Body, whereby he is difabled to defend himself, or offend his Enemy. Glanvile, lib. 14. cap. 7. See Bracton at large, lib. 3. traft. 2. cap. 24. num. 3. Britton, cap. 25. and Staundf. Pl. Cor. lib. 1. cap. 41. and The Mirror of Justices, cap. de Homicide. But the Cutting off an Ear or Nose, the Breaking of the hinder of the libe. der Teeths or such like, was no Maybem, it being rather a Desormity of Body, than Diminishing of Strength. But now by the Statute of 22 & 23 Car. 2. cap. 1. the Cutting off a Nose, or Cutting off or Disabling any Limb or Member, is made Felony without Benefit of Clergy: Mayhem is commonly tried by the Justices inspecting the Party: And if they doubt whether it be a Mayhem, or not, they use to take the Opinion of some able Chirurgeon in the Point. The Grand Custumary of Normandy, cap. 6. calls it Mahaignium, and the Canonifts, Membri mutilationem; but all agree, that ti is the Lofs of a Member, or the Use thereof; and Membrum, Cassan de Cons. Burg. pag. 168. defines thus, Est pars corporis habens destinatam operationem in corpore. See Skene de verborum significatione, verbo Machanium. See Co. on Lit. lib. 2. cap. 11. sett. 194. Homo Mahemiatus, a Man maimed or wounded. By the old English Law there lay an

Summons of his Bailiff upon a General Reap- | Appeal for Maihem or wilful Wounding: When tent : And the Appellant did offer difrationare verfus eum, sicut bomo maikemiatus prout curia Domini Regis consideraverit. Vid. Braston, lib. 3. cap. 24.

Dan Juductio, An old May-game, or ludi-grous Custom for the Price and People in Procesfion to go to some adjoining Wood on a May-day Morning, and return in a Sort of Triumph, with a May-Pole, Boughs, Flowers, Garlands, and fuch-like Tokens of the Spring. There was thought to be so much heathen Vanity in this Practice; that it was condemned and inhibited within the Diocese of Lincoln, by the good old exemplary Bishop Grosshead.— Faciant et tiam, ut audivimus, Clerici ludos quos vocant Inductionem Maii, & festum Autumni, & Laici scotales, quod nusso modo vos latere possit. Si vestra prudentia super biis diligenter inquireret .-Groffetest, Episcopi Line. Epist. apud Append. ad Fasciculum, p. 382.

Mail, from the French Mail; it is called Mail, from the French Maille, which fignified a square Figure, or the square Hole of a Net. So Maille de baubergeons is a Coat of Mail, because the Links or Joints in it resembled the Squares of a Net. Maille, with a double W, fignifies a round Ring of Iron, from hence the Play of Pall-Mall, from palla a Ball, and the round Ring through

which it is to pals.

Maile, Anciently a Kind of Money. Etiam latius accipitur, nec tantum pro denariis pluribus, sed & portione aliqua rei frumentaria vel annonaria; boc vero in plaga Anglia Boreali Blackmaile dicitur, ut pecuniario illo diftinguatur. Inquis. capta post mor-tem Wil. de Coway, Anno 20 Edw. 3. n. 69. Lanc. Est in Ulverston quoddam prossicuum vocat. Tane. Est in Orvertion quoudant profituum vocat. Geefinales, & quoddam profituum apud Plumpton, worat. Cowmale. Spel. See Blackmaile.

Bailes, Silver Half-pennies. In 9 Hen. 5. by Indenture in the Mint, a Pound-weight of old

Sterling Silver was to be coined into Three hundred and fixty Sterlings or Pennics, or Seven hundred and twenty Mailes, or One thousand four hundred and forty Farthings. Vid. Lowndes's Ef-

says upon Coins, p. 38.

Dainad, A false Oath, Perjury. — Si nolit abjurare, emendet ipsum Mainad, id est, perjurium -Leg. Inæ Regis, cap. 34.

Maine-porte, (in manu portatum) Is a small Tri-bute, (commonly of Loaves of Bread) which in some Places the Parishioners pay to the Restor of their Church, in Recompence for certain Tithes. See Waxsbot. Vicaria de Wragby, (in Com. Line.) consssit in toto Altaragio & in Ceragio, vulgariter diet. Wasshot, in panibus vulgariter diet. Mainport, & in incremento denariorum Sancti Petri, vulgariter diet. Fire-harth. Spelman. This Main-port-Bread was paid to the Vicar of Blyth, as you may see in the Antiquities of Nottingham-Shire, fol. 473.

Bamour, alias Banour, alias Beinour, From the French Manier, i. manu trastare: In a legal Sense, denotes the Thing that a Thief taketh away, or stealeth. As to be taken with the Mainour, Pl. Cor. fol. 179. is to be taken with the Thing stolen about him: And again, fol. 194. it was presented, That a Thief was delivered to the Sheriff or Viscount, together with the Mainour ;

Nn 2

And

And again, fol. 186. If a Man be indicted, That and when not, see Cromp. Just. of Peace, fol. 136, he feloniously stole the Goods of another, where, and 141. and Lamb. Eiren. lib. 3. cap. 2. pag. 336, in Truth, they be his own Goods, and the Goods be brought into the Court as the Mainour; and it be demanded of him, what he faith to the Goods, and he disclaim them; though he be quitted of the Felony, he shall lose the Goods: And again, fol. 149. If the Defendant were taken with the Manour, and the Manour be carried to the Court, they, in ancient Times, would arraign him upon the Manour, without any Appeal or Indicament. Si dicti Servientes seu Balivi sui aliquem latronem pro aliquo furto ubicumque fuevit fatto, eum Mannopere, infra feodum Dominii fui pradicti, ceperim feu attach. O si ille latro feloniam illam coram quatuor villat. voluntarie cognoverit, tunc liceat dictis Servientibus seu Balivis suis dictum latronem decollare, & dictus Dux, (Lanc.) tune babelit omnia bona sua, &c. Plac. a-pud Cettriani, 31 Edw. 3. de Quo War. in Maner. de Halten. I find this Word used in the Old Nat. Brev. fol. 110. in this Sort : Where a Man maketh a Thing by Manour, or Levying or Estopping; in such Case he shall have an Assis; where it fignifies handy Labour, and is but an Abbre-

viation of Mainovery.

Dampernable, That may be let to Bail, bailable. See the Statute of Westm. 1. cap. 15. made Anno 3 E. 1. what Persons be mainpernable, and

what not.

Bampernoze, Manucaptores, Are those Persons to whom a Person is delivered out of Custody or Prison, and they become Security for him, either for Appearance or Satisfaction; they are called Manucaptores, because they do it as it were manu capere & ducere captivum e custodia vel prisona. And the Prisoner is said to be delivered to Bail, from the Words of the Buil-piece, viz. A. B. &c. traditur in Ballium J. D. & R. R. &c. See Main-

prife. Bainpaife, Manucaptio, Is compounded of two French words, viz. Main, manns, Pris, captus: It fignifies in our Law, the Taking or Receiving a Main into friendly Custody, that otherwise is or might be committed to Prison, upon Security given for his forth-coming at a Day affigned: And they that thus undertake for any, are called Mainpernors, because they do receive him into squis p their Hands, Staundf. Pl. Cor. fol. 178. from hence suras. comes the Word Mainpernable, which denotes him that may thus be bailed; For in many Cases a Man is not maintenable, whereof see Bro. Tit. Maintprife per totum, and F. N. B. fol. 249. Manwood in his Forest Laws, pag. 167. makes a great Difference between Bail and Maintprife; for he that is mainprifed (faith he) is always faid to be at large, and to go at his own Liberty out of Ward life between Man is let to be all to four or two Men by the Lord Chief Justice in Eyre of the Forces, or any other Judge, until a certain Dan. rest, or any other Judge, until a certain Day; for there he is always accounted by the Law to be in their Ward and Custody for the Time: And they may, if they will, keep him in Ward or in Prison all that Time, or otherwise at their Will; so that he that is so bailed, shall not be faid by the Law to be at large, or at his own Liberty: Thus far Manavood. The Mirror of Jufices distinguishing between Pledges and Mainper. nors, faith, That Pledges are more general, and that Mainpernors, are Body for Body, lib. 2. cap. de Trespass venial, and lib. 3. cap. des Pledges & Mainpernors. When Mainprises may be granted,

and 141. and Lamb. Eiren. iii. 3. cap. 2. pag. 350, 337, 338, 339, 340. See also Britton, fol. 37. cap. des Pledges & Mainpernors. Lattly, The Mirror of Justices saith, That Pledges be those that bail or redeem any Thing but the Body of a Man, but Mainpernors are those that free the Body of a Man; and therefore that Pledges belong properly to real and mix'd Actions, and Mainpernors to perfonal.

anaummozn, In the North, fignifies as much as

forsworn. Brownl. Rep. 4. Hob. Rep. 8.
Bantainoz, 19 H. 7. 14. Is he that supports or seconds a Cause depending in Suit between o-thers, either by disbursing Money, or making Friends for either Party towards his Help.

Bauntenance, Manutentio and manutenentia, Significs the Upholding of a Cause or Person, either by Word, Writing, Countenance, or Deed; metaphorically drawn from succouring a young Child, that learns to go by one's Hand: In Law it is taken in the worlt Sense, as appears by 32 H. S. 9. And when a Man's Act in this Kind is by Law accounted Maintenance, and when not, fee Broke, Tit. Maintenance, and Kitchin, fol. 202. and F. N. B. fol. 172. and Cromp. Jurifd. fol. 38. The Writ that lies against a Man for this Otsence, is called Maintenance. See Co. on Lit. fol. 368.
Special Maintenance, Kitchin, fol. 204. feemeth to be Maintenance, most properly so termed. Of this see Cromp. Justice of Peace, fol. 155. and the New Book of Entries, verbo Maintenance.

Mannure. Sec Minovery.

apains, A Mayor, doth not come from the Lat. Major, but from an Old English Word Maier, i.e. Potestas.

Maismads, i. e. A Family, quass Manssonata. Basson Dieu, (Fr.) An Hospital or Alms-house.

Sec Meason Dieu.

Maifura-Baldavinus Comes Exon omnibus Baronibus fuis & Hominibus Francis & Anglisdedi Maisuram, quam ipse tenet, &c. sine dat. MS. Cartarum penes Eli. Ashmole, Arm. Inter antiquas consuetudines Abbatia. S. Edmundi——Siguis habuerit in villa unam maifuram terra dabit inde per anfiguis plures maisuras babuerit tot obolos quot maisuras.

Cartular. S. Edmundi. MS. fol. 314. A House, a Mansion, a Farm: From the Fr. Maison, Domus. See Mansura.

Pasu8-318 Is a Writ or Proceeding in some

customary Manors in order to a Trial of Right of Land, and the Entry is — Ad hanc Curiant re-nit W. L. in propria Persona sua, & dat Domino ii.

as to make his Law, is to perform that Law which he hath formerly bound himself to: That is, to clear himself of an Action commenced against him by his Oath, and the Oaths of his Neighbours. Old. Nat. Brev. fol. 161. Kit. hin, fol. 192. Si Placitum debiti vel transgressionis vel aliquod Placitum fuerit inter vicinos, & defendentes negaverint & vadierint Legem versus Querentem, solebant facere Legem cum tertia manu, &c. (Inq. de Consue-tud. Manerii de Sutton Colfeld a tempore Athelstani Regis) i. e. The Defendants were to bring three Persons to swear with them. Which Law

feemeth to be borrowed of the Feudifis, who call those Men that come to swear for another in this Cafe Sacramentales. Of whom Hotoman faith thus, in verbis Feudal. Sacramentales a Sacramento, id cft, juramento dicebantur ii, qui quamois rei de qua ambigebatur, testes non fuissent, tamen ex ejus, cujus res agebatur, animi fententia, in eadem que illi verba ju-rabant, illius videlicet prolitate & innocentia confifi, &c. The formal Words used by him that makes his Law, are commonly these, Hear, O ye Justices, that I do not own this Sum of Money demanded, nei-ther in all nor any Part thereof in Manner and Form declared. So help me God, and the Contents of this Book. To make Services or Cuftom, is nothing else but to perform them. Old Nat. Brev. fol. 14. To make Oath, is to take Oath.

Bala, A Male, a Porte-Mail, a Bag to carry Letters, Writings, &c. Among the Rules of the Order of the Knights Templar, cap. 40. Sacculus & mala cum firmatura non conceduntur .suspect the Word was originally Evitish, because Mala or Maile is said in the Modern Irish to sig-

nify a Pouch, Satchel, or Bag.

Malandamur, i. e. A Thief or Pirate: 'Tis mentioned in Walsingham, pag. 388. viz. Briganti-norum more semivestitus gestians ad latus sagittas breves, qualiter utuntur equites Italia qui Malendrini vocantur.

Malberne, i. e. Mons placiti, a Hill where the Scots and Irish are called Parly-Hills. Du Cange.
Halden. See Camelodurum.

Malerreditus, i. e. One who is suspected, who cannot be trusted; so in Fleta, lib. 1. cap. 38. par. 21. Recedet inde appellatus omnino quietus, dum tamen a suo visneto non fuerit Malecreditus, &c.

Maleumin, (Maleditio), A Curfe, which was of old usually annexed to Donations of Land, made to Churches and Religious Houses. Si quis autem (quod non optamus), bane nostram Do-St quis autem (quod non optamus), bank noftram Do-nationen infringere temphaverit, perpellus fit gelidis glacierum flatibus & nalignorum Spirituum; terribi-les tormentorum cruciatus evassificon quiescat, nis-prius in riguis ponitentia gemitibus, & pura emenda-tione emendaverit. Charta Regis Athelstani Monast. de Wiltune. Anno 933.

Again, Venientibus contra bac & destruentibus ea, occurrat Deus in gladio ira 😌 furoris 🏵 vindicta & maledictionis aterna. Servantihus autem hac & desendentibus ea, occurrat Deus in pace, gratia & misericordia & salute aterna. Amen, Amen, Amen. Charta Williclmi de Warenna, Surreiæ

Comitis.

Quod si forte post hac aliquis haredum meorum de hiis Eleemosynis a prasata Ecclesia aliquid abstulerit, ex ore meo in conspectu Dei sit ille maledictus, 😌 in tremendo Judicio, nist restipuerit, condemnatus. Amen. Charta Roberti Camerarii Comitis Richmundiæ, in Bibl. Cotton.

Matefelance, (from the Fr. Malfaire, i. e. To offend or transgress), A Doing of Evil, a Trans-

greffing. Croke's Rep. 2 Par. fol. 266.

Male (worth, fignifies as much as

Forsworn, Brownloe's Rep. 4. Hobart's Rep. S.

Maletent, or Maletolte. Malum vel indebitum Telonium, In the Statute called The Confirmation of the Liberties, &c. 25 E. 1. cap. 7. Is interpreted to be a Toll of Forty Shillings for every Sack of Wool. Stow in his Annals calls it a Maletot, pag. 461. See also the Statute de Tallagio non concedendo, Anno 35 E. 1. Mathing from henceforth thall be taken of Sacks of Wool, by Colour og Decas

fion of Maletent. In France they had an extraordinary Tax called Maletofte, first exacted by Philip the Fair.

Malignere Signifies the fame as to main any onc. Qui ordinatum occiderit vel Malignaverit emen-det ci sicut rectum est. Leg. H. 1. cap. 11.

Malignus, i. e. Diaboliis.

Prob Dolor, bunc pepulit propria de fede Malignus.

Malin. Sec Marle. Malina. Scc Ledo.

Malmsbury. See Maidulfi urbs.

Malo grato, Unwillingly. Libertatem Ecclefia quam ipse nunquam auxit, sed magnissici antecessores sui Malo grato suo stabilierunt; i. c. He being unwilling. Matt Parif. Anne 1245.

Malt mulna, A Quern or Malt-mill. The Word occurs in Mat. Paris's Lives of the Abbots

of St. Albans, &c.

Malt for, Malt-fcot, Some Payment for making Malt .- Solverit de Malt-shot termino circumcifionis Domini 20 Denarios. Somner of Gavel-

kind, p. 27.

Malveilles, (from the French Malvueillance, i. Malice), May haply be used in our Records for Misdemeanors, or malicious Practices. Record. de hiis qua fiehant in Parl. 4. Ed. 3. liberata in Can-cellaria per Hen. de Ednaston Clericum Parl. Ces sont les Treasons, Felonies & Malveilles faitzau nostre Segneur le Roy & a son People per Roger de Mortimer, &c. Ex libro nigro de Wigmore penes Edw. Harley. Mil. Balnei.

Malveifin, Fr. Mauvais voifin, malus vicinus, The ill Neighbour, a warlike Engine fo called, to cast Stones, &c. for Battery of Walls. Propter petrariam que Malveisine Gallice nuncupatur, qua cum machinis aliis Franci ante castrum locata muros acriter crebris ictibus verberabant. - Mat. Parif.

fub Anno 1216.

Malbeis procurors, In Artic. Super Chart. cap. 10. is understood of such as use to pack Juries by Nomination, or other Practice, 2 Inft.

Man Sometimes fignifies a Nag, from the Lat. Mannus: And therefore amongst the Laws of King

Alfred we find Mantheof, i. e. an Horse-stealer.

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Geroase of Tilbury, cap. 95. Mulieres agnose Manas nostras que processerunt in diebus issi, epc.

noftras que proceyerunt in accous sists, co...

Banagium, (from the French Menage, a
Dwelling or Inhabiting) A Manison-house, or
Dwelling-place.—— Concessi capitale Managium
meum cum pertinentiis—— Charta Nich de Balfrance de la comejo capitule vianagium meum cum pertinentiis— Charta Nich. de Balsham sine dat. Managium ejustem Hugonis cum
campo adjacente. Mon. Ang. 2 Tom. pag. 82.

Wanvote, Signifies a Recompence for Homi-

cide, or a pecuniary Compensation to the Lord for the Slaughter of his Vassal. Spelman in his First Volume, concil. fol. 622. fays, Manbote, i. First Volume, concil. Jol. 622. 1ays, Manbote, 1. compensatio Domino persolvenda pro bomine suo occisso, Anghorum lege Regi & Archiepiscopo trees marcas de bominibus eorum propriis, sed Episcopo ejustem comitatus. & Consuli & Dapisero Regis, Viginti solidos, Baronibus autem alisi decem solidos, &c. See Lambard in his Explication of Saxon Words, verbo Æstimatio, and Landau in party poster annal sign for tol. and Hoveden in parte poster. annal. suor. fol. 344. & Bote.

Manca, (Charta Regis Eadgari Eccles. Sancti Pauli, Anno 867. Indictione 15. Cum lato digno pretio, i. e. Ir Mancas in auro purissimo,) Was a square Piece of Gold, commonly valued at Thirty

Pence; and Mancusa was as much as a Mark of Silver. Notes upon Canutus's Laws, (i. e. Manucusa, Coined with the Hand). So in the Laws of King Ina, cap. 69. Ex assimatione capitis viri, qui vicenis dum vinerat astimatur solidis, subtrahantur 30 solidi ad compensandam domino mortem. But the Manca was not always of that Value, for sometimes it was valued at Six Shillings, Leg. H. 1. cap. 69. Manca fex folidis aftimetur: But the Shilling was then but fex solidis astimetur: But the Shilling was then but Five Penec. And the Mancusa was a Sort of Money used by the English Saxons, equal in Value to our Half-Crown: For Thorn, in his Chronicle, tells us, That Mancusa est pondus duorum solidorum for sex denariorum. And with him agrees Du Cange, in verbo wita plena, where he says, that Twenty Manca make Fifty Shillings; for Manca and Mancusa are promiseuously used in the old Books for the same Money. But Spelman and Somner say, that a Mancusa was equal to our Mark. Mark.

Menciple, Manceps, A Caterer, An Officer anciently in the Temple, now called The Steward. Of whom our ancient Poet Jeeffry Chaucer, fometimes a Student there, thus writes,

> A Manciple there was in the Temple, Of which all Gatours might taken ensemple.

This Officer still remains in Colleges in the Universities.

Dancunum. Manchester in Lancashire. Wandamus Is a Writ that lieth after the Year and Day, whereas in the mean Time the Writ called Diem clausit extremum hath not been sent out to the Escheator for the same Purpose for which it should have been sent forth. F. N. B. fol. 253. See Diem clausit extremum.

Mandamus Is also a Charge to the Sheriff, to take into the King's Hands all the Lands and Tenements of the King's Widow, that against her Oath formerly given, marrieth without the

King's Confent. Reg. fol. 295. See Widow. Charge or Commandment is given. Also he that

obtains a Benefice by Mandamus.

Mandate, Mandatum, Is a Commandment Judicial of the King, or his Justices, to have any Thing done for Dispatch of Justice, whereof you shall see Diversity in the Table of the Register Judicial, verbo Mandatum. The Bishop's Mandates

to the Sheriff, 31 Eliz. 9.

Bandati dics, Mandie or Maunday-Thursday, the Day before Good-Friday, when they comme-Feet of poor Men, in Number equal to the Years of their Reign, and giving them Shoes, Stockings, and Money.

The Translate panes, Loaves or Bread given to the Poor upon Mandey Thursday.—Abbas autem Willielmus augmentavit tres panes de mandato de uno quarterio panis, ita quod sint equales panibus con-

ventus. Chartular. Glaston. MS. f. 29.

Mandatum Is sometimes taken for a Report or Rumour, as in Mat. Parif. Anno 1242. Urgebant Regem Mandata ultramarinorum. Sometimes 'tis taken for that Part of a Monastery where Guests were entertained, viz. Fecit reparari & emendari domuni Mandati ubi recipiuntur hospites & pauperes. Du Cange. See Mandate.

Mancutes Was anciently used for Tenentes, or Tenants. Concil. Syndal. apud Cloversho. Anno 822. Qui in solo alieno manent. And it was not lawful for them or their Children to depart without Leave of the Lord.

Mangeogn, Bancogn, Bongcogn, Mixt Corn, Maflin. Idem compotat de uno quarterio & fex buffellis de Mancorn emptis vi Sol. viii Den.— Compoto domus de Farendon. MS. f. 18.

Mangonare, To buy in the Market. Si venient ad mercatum qui Mangonant in caseo & butiro. Leg.

Athelred. apud Brompton, cap. 24.
Dangonellus, A warlike Inftrument, made to caft Stones against the Walls of a Castle. And it differs from a Petrard thus, viz.

Interea greffos Petraria mittit ad intus, Assidue lapides Mangonellusque minores.

Manipulus Was an Handkerchief which the

Priest always had in his Left-hand.

Manning, Manopera, A Day's Work of a Man; in some ancient Deeds there is a Reserve of so much Rent, and so many Mannings. Howbeit, Maninga (from the Saxon Manunge, i. e. Admonitio) fignifics conventum ad causas disceptandas indictum. Et nominentur in Maninga singulorum prepesitorum tot homines. Leg. Adelstan. apud Brompton, cap. 3.

Mannire Is where one is cited to appear in Court, and fiand to the Judgment there. It differers from Bannire: For though both fignify a Citation, yet one is a Citation by the Adversary, and the other by the Judge. Leg. H. 1. cap. 10. Du Cange.

Mannovus, Manopera, Goods taken in the Hands of an apprehended Thief. -Faciunt judicium in curia sua de latrone qui vocatur In-fangenthief, cum contigerit talem latronem capi cum mannopere intra feodum ipsius, ita quod catalla talia latronis eidem P. & baredibus suis remaneant. Chartular. Radinges, f. 156.

Mannus, A Horfe .---Latus itaque & alacer vir morarum impatiens juffit mannum praparari, &mul cum his qui ad se venerunt ad insulam properans. Histor. Rames. Edit. Gale. cap. 53. Matth. Paris. uses the same Word for a Pad or Saddle-Horse, fub Anno 1107. From Saxon Man, a Horfe. In the Laws of Alfred, we find Manatheof, for a

Horfe-stealer.

2Danoz, Manerium, Seems to be derived of the French Manour, habitatio, or rather from manendo, of abiding there, because the Lord did usually morate and practife the Command of our Savi- relide there. Eft feedum nobile partim vaffalis (ques our, in washing the Feet of the Poor, Er. As our Kings of England have long practifed the Domino in usum Familia sua, cum jurisdictione in vas-good old Custom on that Day of Washing the salls, ob concess practice uses the salls of the salls, ob concess practice uses the salls of the salls o refervantur, terras dicimus tenementales, qua domino refervantur, dominicales. Totum vero feodum dominium appellatur, olim Baronia; unde Curia qua buic praess jurisdictioni bodie Curia Baronis nomen retinet. Skene de verb. fignif. faith, It is called Manerium quasi manurium, because it is laboured by Handy work: It is a noble Sort of Fee granted partly to Tenants for certain Services to be performed, and partly referred to the Use of his Family, with Jurisdiction over his Tenants for their Farms. That which was granted out to Tenants, we call Tenementales; those reserved to the Lord, were Dominicales: The whole Fee was termed a Lordship, of old a Barony; from whence the Court, that is always an Appendant

to the Manor, is called The Court-Baren. Touch- in his Emplication of Saxon Words, verb. Hida terre ing the Original of the Manors, it feems that in faith, That that which he calleth Familiam, ogranted by the King to some Baron, or Man of worth, for him and his Heirs to dwell upon, and to exercise some Jurisdiction more or less within that Compass, as he thought good to grant, per-forming such Services, and paying such yearly Rent for the same, as he by his Grant required, and that afterwards this great Man parcelled his Land to other meaner Men, enjoining them such Services and Rents as he thought good, and so as he became Tenant to the King, the Inferiors became Tenants to him. See Perkins's Refervations, 670. and Horne's Mirror of Jufices, lib. 1. cap. de Roy Alfred, and Fulbeck, fol. 18. And according to this our Custom, all Lands holden in Fee throughout France are divided into Fieffs and ar-rieri fiefs, whereof the former are such as are immediately granted by the King; the fecond, fuch as the King; Fuedataries do again grant of the King; Terram 50 Mansisonum, & Concilium Cloveshoe, fuch as the King; Fuedataries do again grant of Anno 800. But that which in ancient Latin Au-others. Gregorii Syntagm. lib. 6. cap. 5. num. 3. thors was called Hida, was afterwards called Man-In these Days a Manor rather signifiest the Jurif-fus, i. e. as much Land as one Plough could till didtion and Royalty incorporeal, than the Land in a Year. or Site. For a Man may have a Manor in gross, (as the Law termeth it) that is, the Right and Interest of a Court-Baron, with the Perquisites thereunto belonging, and another or others have every Foot of the Land, Kitchin, fol. 4. Broke, boc titule per totum. Bracton, lib. 4. cap. 31. num. 3. divideth munerium into Capitale & non capitale. See Fee. A Manor may be compounded of divers Things, as of a House, arable Land, Pasture, Mcadow, Wood, Rent, Advowson, Court-Baron, and fuch like; and this ought to be by long Continuance of Time, beyond the Memory of Man. For at this Day a Maner cannot be made, because a Court-Baron cannot now be made, and a Manor cannot be without a Court-Baron, and Suiters or Frecholders. Two at the least; for if all the Frecholds, except one, escheat to the Lord, or if he purchase all, except one, there his Manor is gone causa qua supra, although in common Speech it may be so called.

(Danpygarnon, Willichmus Walecte tenet mane-

vium de Adington in Com. Sur. per servitium inveniendi, ad Coronationem Regis, quoddam Potagium vocat.

Manpygarnon.

Manife, (Manfus, vel Manfa), An Habitation or Farm: Also an Hide of Land; and the Possessions of such were called Manentes. Spelm.

20 anser, i. e. A Bastard. The Difference of second

veral Words which fignify a Bastard, may be seen

in thesc Verses:

Manseribus Scortum, sed Mocka nothis dedit ortum, Ut seges a Spica, se spurius est ab amica, Sunt naturales qui nobis funt speciales.

Mansion, Marsio a manendo, According to the Definition of Bratton, lib. 5. cap. 2S. num. 1. Is a Dwelling confishing of one or more Houses. It is Definition of Bracton, the 5. cap. 25. num. 1. Is a piled for the Manor-House, or Manor-Place.

Dwelling consisting of one or more Houses. It is most commonly taken for the Lord's chief Dwelling commonly taken for the Lord's chief Dwelling-house within his Fee, otherwise called The ling-house within his Fee, otherwise called The capital Message, or chief Manor-place. Bratton, is sometimes consounded with Messagium. Spelmans, casp. 26. Mansson, amongst the ancient Remains, was a Place appointed for the Lodging of spelmans, was a Place appointed for the Lodging for the Manson the Manson the Spelmans, was a Place for the Lodging of spelmans, was a place for the Manson the Man probable, That this Word Mansion doth in some cd. Illud Mansium five Mesuagium. Mon. Angl. Contruction signify so much Land as Bede calleth 2 Par. fol 658, a. Familiam in his Ecclesiastical History. For Lambard,

the Beginning there was a Circuit of Ground there fince call Manentem vel manfam. Manfus & manjum, you may read in the Feudifts, and in Skene de verbor. fignificat. verbo Mansus. See Skene, verbo Mansus. The Latin Word Mansia, in the Charter granted by King Kenulphus to Ru-ebin, Abbot of Abingdon, and mentioned by Sir Ed-ward Coke in his Report de Jure Regis E elefiastito, ward Coke in his Report de Jure Regis E clessassio, feems to signify a certain Quantity of Land. Hida vol Manssa. Mat. Wess. in Anno 857. And in a Charter of Edw. Conf. it is written Manssa. Vide Hist. of Pauls, sol. 189. Brasson, lib. 5. trass. 5 par. 1. Mansso esse poterit construita ex pluribus domibus vel una, qua erit babitatio una & sola sinè vicino, etiam & sala Mansso si vicinata non erit villa, quia villa est ex pluribus vicinis. Fleta, lib. 6. cap. 51. Sometimes Mansson in Fleta, lib. 6. cap. 51. Sometimes Mansson (concilium Cloveshoe, Anno 800. But that which in ancient Latin Authors was called Hida, was afterwards called Manstons was called Hida, was afterwards called Manstons.

Manflaughter, Homicidiam, Is the unlawful Killing of a Man, without a prepensed Malice. As when Two, that formerly meant no Harm one to another, meet together, and upon some sudto another, meet together, and upon some sudden Occasion salling out, the one killest the other, West. part 2. Symbol. Tit. Inditements, set. 44. It different from Murder, because it is not done with foregoing Malice: And from Chance-Medley, because it hath a present Intent to kill. And this is Felony, but admitted to the Benefit of Clergy for the first Time. Staunds. pl. cor. lib. 1. cap. 9. and Britton, cap. 9. Yet it is confounded with Murder in the Statute, Anno 28 E.

3. cap. 11. 3. cap. 11.

Danium capitale, The chief Manfa, or Manor-house, or Court of the Lord. Henry de Oilg save to the Abbey of Ofeney——— Capitale gave to the Abbey of Ofeney — mansum meum in Weston — -Paroch. Antiquit. p. 150. Called sometimes Curia capitalis-Thomas de S. Waleri gave to the Abbey of Ofeney tolum manerium meum de Mixebury cum capi-tali Curia, ibid. p. 151. The Word Manerium was sometimes used in the same Sense, to denote the Court or Mansion of the Lord.

Monfura and Matura Are used in Domestay, and other ancient Records, for Mansiones vel babita usa visicrum. But in Charta de An. 1 Ed. 3. n. 3. we read, De tribus Mansuris terræ in Wigor

nia. Quære.

Mantura, The same with Mansio.

Tithes, pag. 62. The same with Hida.

Hae Indentura testatur, quod Reginaldus Grey Do-mimus de Hasting, Weisford & de Ruthin tradidit Johanni Saunders Manslum Manerii de Bedworth, &c. Dat. 18 Hen. 6. Here Mansum Manerii is used for the Manor-House, or Manor-Place.

Munius Dicebyteri, The Manie or House of without Snit; or granteth him an Annuity, or Rendence for the Parish-Priest; the Parisnage leaseth Land to him by Deed, for Years, or for Vicarsoc. House. — Habet etiam distus Vicarius Life, and such like. See Nief. or Vicarage House. - Habet etiam dictus Vicarius (i. e. de Ambresdon) pro inhabitatione sua illum mansum in quo Presbyter Parochie ditta Ecclesia in-habitare consuevit, & duo cotagia eidem adjacentia. Paroch. Antiq. p. 431.

Mantel Rex indutus mantea, &c. Mat. Parif.

fub Anno 1188.

Dinivie, Mantile, May be drawn from the French Word Manteau, and fignifies with us a long Robe. Anno 24 H. 8. cap. 13.

or Portions of Meat and Drink allotted to the Canons and other Members of Cathedral Churches for their present Subsistence. -----Consuetudinem que in quibusdam partibus inclevit, que Ca-nonice & alii Beneficiati seu Cleri.i Cathedralium & oliarum collegiatarum Ecclessarum distributiones cotidianas, que alias manualia beneficia seu vistua-Fa runcupantur, &c. Tho. Lyfeaux Deeani, Paulini Liber Statutorum Ecclesiæ Saucti Pauli, London, MS.

nahr Scherientia, Sworn Obedience, or - Henricus de Teif-Submiffion upon Oath dale, Prior de Fincale & Retter Esclessa de Gigleswick fecit pro illa Domino Johanni Archiepifcopo Ewick fecit pro illa Domino Johanni Archiejifopo Ebor. manualem obetientiam die Synodi eelebrata
apud Fbor. 11. Kal. Maii 1295.—Collectan, Macthai Hutton, S. T. P. ex Registris Ebor.

Manubiuun, The Handle or Haft of a Sword
or Dagger, Jur. presentant quod A. de C. Aurifaber
2 Junii, 2 Jac. apud S. pradift. quoddam Manubrium
Pugicnis ferreum, Anglice, a Dagger-hilt of Iron,

&c. apud Maidston.

Manufaptio Is a Writ that lies for a Man, who, taken upon Suspicion of Felony, and offering fufficient Bail for his Appearance, cannot be admitted thereto by the Sheriff, or other having Power to let to Mainprise. F. N. B. fol. 249. See Mainprise. How diversly it is used, see the Reg. Origin. in the Table, and Prynn's Animadverfions, fol. 268.

Manuel, Manuelis, Any Thing whereof present Profit may be made, or that is employed or used by the Hand. Staundf. Prarog. fol. 54. As a Thing in the manuel Occupation of one, i. actually used

or employed by him.

Manumifion, Manumifio, Is the freeing of a Villein or Slave out of his Bondage: The Form of it, in the Conqueror's Time, Lambard in his As zarovoula, fol. 126. setteth down in these Words, Si quis velit servum suum liberum facere, tradat eum Vicecomiti, per manum dextram in pleno Comitatu, & quietum illum clamare debet a jure servitutis sua per manumissionem ; & oftendat ei liberas portas & vias, & tradat ei libera arma scilicet Lanceam & gladium, Gende liber bomo efficitur. Some also were wont ob deinde ther worm efficient. Only a fair to be manumitted by Charter. Vide Broke, Tit. Villenage, fol. 305. The Terms of the Law make two Kinds of Manumission, one expressed, the other implied: Manumission expressed is, when the Lord makes a Deed to his Villein, to infranchise him by this Word Manunittere, the Manner of which in old Time was thus: The Lord, in the Presence of other Persons, took the Bond-man by the Head, saying, I will that this Man be free, and thereupon shoved him forward out of his Hand. Manumifien implied is, when the Lord makes an Obligation for Payment of Money to him at a certain Day, or facth him, when he might enter

I shall here insert an ancient Charter of Manumission by John Peckham, Archbishop of Canter-bury—Noverint Universi prasens Scriptum visuri vel audituri quod nos Frater Johannes permissione divina Cant. Archiepiscopus totius Angliæ Primas pre-sentis sriptura tenore manumittimus & ab omni jugo jenis j. spina ienore inamittimus & ab omni jugo fervituis abfoloimus perpetuaque libertatis itiulo deco-ramus Robertum de Hempstede in Freintseld quondam Nativum cum tota sequela sua procreata & procreanda. Ita quod idem R. & tota sequela sua pradicta cum omnibus bonis & catallis ejus liberi in perpetuum remaneant, & liberum statum plenamque & liberum semaneant, & settle semaneant beautica se catallis estatus semaneant beautica semaneant semanean liberam administrationem eorundem bonorum & catallorum suorum sine columpnia nostra vel successorum no strorum optineant in suturum. In cujus rei testimonium persetuum salcimentum presenti Scripto Sigillum

nostrum duximus apponendum. Hiis Testibus Domino Tho. de Marines, Rogero de Leukenore, Rogero la Ware, Will. Mauke militibus, &c. Dat. apud Tenham 11 Kal. Apr. MCC. Octagefimo octavo. Reg. Eccl. Christi Cant. penes J. Episcopum Norwic.

DWARDUS Dei Gratia, Rex Anglia & Francise, & Dominus Hibernia, omnibus ad quos presentes Litera nestres per enerint, Salutem. Sciatis quod nos ex gratia nostra speciali & ex mero motu nostro Manumissimus & ab omni jugo servitutis libera-mus Johannem Dedwiche de Orleton in Com. Heref. Husbandman, & Will' Dedwiche de eadem Husbandman Nativos nostros de Manerio sive Dominio nostro de Orleton pradict. Cum omnibus bonis 😌 catallis de Oricion preact. Out orintous voits Orintous for training fuis Or tota ecrum fequela Or progenie de eorum corporibus procreatis five procreandis. Ita quod nec nos nec Heredes nec Successores nec Assignati nostri aliquod Furis vel clamei vatione alicujus Villenagii in iisdem Jovel clamei ratione alicijus villenagii in iijaem jo-hanne & Willielmo, feu de eerum progenie procreatis stve procreandis, seu de bonis & catallis suis, exigere vel vendicare poterimus in futuro, &e. In cujus rei testimon. bas literas nossras sub sigillo nostro Comitatus nossri Marchia sieri secimus Patentes. Dat. vicesmo die Mensis Aprilis Anno Regni nostri ostavo. Ex ipso autocranho penes lohan Calman Gen autographo penes Johan. Colman Gen.

Mann opera, Stolen Goods taken upon a Thief

apprehended in the Fact. See Mannopus. MBanuonera, Cattle, or any Implements med in Husbandry. Ac etiam deodanda, thefaurum inventum, & omnia bona & catalla vocata Manuopera inventa, &c. Monast. 1 Tom. pag. 977. So in Fleta, lib. 2. cap. 52. par. 42. Probatores cum Manuopere capti, i. e. Fures catallovum. Et omnimoda Catalla vocata Manuopera, cum quacunque persona in eislem capta. Pat. 13 Hen. 4. Par. 1. m. 14. See Mainer.

Manupaffus. Sape obvenit in forensi dialecto, pro famulo & serviente Domestica. Spelman. Erat culpabilis tanquani de Manupasto, (Manwood, cap. 16. n. 6.) i. e. He shall be culpable, as of a Thing done by his own Hand, or by one of his Family. Gloff. in x. Scriptor. So that Manupastus signifies a Domestick: Si Manupastus alicujus accusetur de furto. Leg. H. 1. cap. 66.

Manunes, A Foot of full and legal Measure. - Dedimus quietantiam de cecciv acris mensuratis Anno Domini Regis Henrici Patris mei xxxij pracepto ipsius, per pertican xxv pedum per manupedem in

Manus,

Manus Was anciently used for an Oath, and for him that took it, a Compurgator; as we often find in old Records, Tertia, Quarta, Decima manu jurare; that is, the Party was to hring so many to swear with him, that they believed what he vouched was true; if he swore alone, it was propria manu & unica. So in the Visitation of the Diocese of London by Rob. Winchelse, Archbishop of Canterbury, a Woman of Coggestiale in Essex accused of Adultery—Mulieri boc neganti purgatio fexta manu extitit inditta, i. e. She was to vindicate her Reputation upon the Testimony of fix Compurgators. Reg. Eccl. Christi Cant.

Manus mediæ & infimæ homines, Men of a mean Condition, of the lowest Degree.—— Et - Et

manus homo. Idem sub annis 1138, 1185.

Manuteuentia Is a Writ used in Case of Maintenance. Reg. Orig. fol. 182 & 189. See Main-

tenance.

Manworth, The Price or Value of a Man's

cum, quem usu quotidiano loquendi Maram vocamus. -Will. Gemet. l. 2. c. 20. - Caftrum & will uemet. I. 2. c. 20. — Cafrum of manerium de Bolyngbroke cum soke, mara of maringer manerium de Bolyngbroke cum soke, mara of maringer Sec Mera.

Marebots Were a Sort of Spanish Gold Coin,

formerly current here.

Marca Is now Thirteen Shillings and four Pence; but in the Reign of Henry I. it was only Six Shillings and a Penny in Weight; for the Shillings as well as the Pence were then weighed, or went by Weight; and some were coined, and Angl. Sacr. Pars 2. p. 437. fome only cut in fmall Pieces. Now those that were coined were worth fomething more than the other. De Tihindi hominis occist wera debent reddi, &c. 30 Sol. & 5 Denar. ad Manbotam, idem hodie 5 Marcæ de Thesindo, i. e. Thaino 120 Sol. qui faciunt 20 Marcas. Leg. H. 1. See Mark.

Barcatu, The Rent of a Mark by the Year.

Et unum Marcatum redditus de Newenton. Mon. 1

Tom. pag. 341.

Marchers, or Lords Marchers, Were the Noblemen that lived on the Marches of Wales, or Scotland, who in Times past (according to Cambden) had their private Laws, & potestatem vita & necis, like Petty Kings, which are now abolished by the Statute 27 H. 8. cap. 26. Of these Marchers, you may read Anno 2 H. 4. c. 18. Servant, as Scale doth at this Day among the 26 H. 8. c. 6. and 1 Ed. 6. cap. 10. where they Italians. With us there be divers Officers of are called Lords Marchers. And in old Records this Name, but one most Noble of all the Rest, the Lords Marchers of Wales were called Mar-

between us and Wales, or between us and Scot-land, Anno 24 H. 8. cap. 9. Which last are di-vided into West and Middle Marches. Anno 4 H. 5.

cap. 7. and 22 Ed. 4. cap. 8. The Word is used in the Statute 24 H. 8. c. 12 generally for the Precincts of the King's Dominions. So in Charta Divisionis imperii Caroli Magni, cap. 1. you will find that Nullus eorum fratris sui terminos vel regni limites invadere prasumat neque fraudulenter ingredi ad conturbandum regnum ejus vel Marcas minuendas. Du Freine Gloff.

Barthet, (Marchetum.) Consuetudo pecuniaria in Mancipiorum filiabus maritandis. Bract. lib. 2. Tit. 1. cap. 8. num. 2. Merchetum vero pro filia dare non competit libero homini. Extenta Manerii de Wivenho, 18 Dec. 40 Edw. 3. & alia 13 Edw. 3.
Anno Dom. 1230. Rich. Eurr tenet unnun Meļuagium. E. debet Tallagium, Settam Carie & Metchet boc modo, quod si maritare voluerit filiam suam cum quodam libero bomine extra villam, faciet pacem cum quadam hoere bomine extra villam, faciet pacem Domini pro maritagio. & fi cam maritacio. Merche-tum, boc eff, quod Sochemanni & nativi debent folvere pro filiabis suis corruptis sive desforatis 5. 4. d. Reg. Abbathiæ de Burgo, in Bibl. Cotton. This Custom, with some Difference, is in divers Parts of England and Wales, as also in Scotland, and in the Isle of Guernley. See Spelman at large on it. By the Custom of the Manor of Dinevor, in the Allan models, The Price or Value of a Man s of England and Wales, as allo in Scalland, and in Life or Head; for of old every Man was rated at a certain Price, according to his Quality, which Price was paid to the Lord in Satisfaction for killing him.

Which Price was paid to the Lord in Satisfaction for killing him.

Warriage of his Daughter pays Ten Shillings to the Lord, which in the British Language is called Place of Bog, Marth, Erc.—Cadens super la-Rents, and Gwabr-Merched. See Marriage.
The Custom for the Lord to lie the first Night

Marchiare, To adjoin or border upon-Ser acra terra cum prato adjacente secundum quod marchiat ad pratum Prioris de Brecon.—Cartular.

S. Johannis Brecon. MS. f. 74.

Dentefque caninos tanquam marculo ferro sive malleo con fringamus. Girald. Cambrens. Apud Whartoni

Maremium. See Maeremium.

Marethal, Marescallus, Is a French Word, fignifying as much as Tribunus militum with the ancient Romans, or πολίμαρχ. with the Greek, or ιππαρχ. Trinquel. de nobilitate, cap. 8. pag. 42. num. 17. The Fren. b Word may feem also to proceed from the German Marschalk, i. Equitum which Hotoman in verbis feudalibus verbo magister, Marchalkus, derived from the old Word March, fignifying a Horse. Others make it of the two Saxon Words, Mar, i. equus, and Scaleh, i. prefettus; or according to Verstegan, from Mare, the general Appellation of all Horses, (as Horse is now in English) and Scale, which in the ancient Teutonick, he affirms, to fignify a Kind of Servant, as Scalco do:h at this Day among the Italians. With us there be divers Officers of who is called Lord or Earl Marshal of England, of chiones de Marchia Wallie. See Marquis. See also whom Mention is made in divers Statutes, 1 H. 1 & 2 Ph. Mar. cap. 15.

4. 7 & 14. and 13 R. 2. cap. 2. His Office Matches (Mar.hia, from the Saxon Mearc, confifts especially in Matters of War and Arms, Signum Limataneum) Are the Bounds and Limits as well with us as in other Countries, whereof

Cone fiabili Marifeallo, &c. The next to this is eistem Marinariis Salutem. Paroch Antiq. pag. the Marshal of the King's House, whose special 322. Authority is (according to Britton, and Govin in the Preface to his Readings) in the King's Place to hear and determine all Pleas of the Crown, and to punish Faults committed within the Verge, and to hear and judge of Suits between those of the King's Houshould, &c. Cromp. Fur. f. 192. of him you may read F. N. B. f. 241. & 18 E. 3 stat. 2.c. 7. and 27 E. 3. Stat. 2. c. 6. and 2 H. 4. 13. and diverse others. Whoever desires to know farther of this Officer, and his Duty, may find it in Fleta, lib. 2. c. 4. & 5. There be other inferior Officers of this Name, as Marshal of the Justices in Eyre, 3 E. 1. 19. Marshal of the King's Bench, 5 E 3. a. 8. and this hath the Custody of the King's Bench Prison in Southwark. F. N. B. fol. 251. And these Prilon in Sourewark. P. N. B. Joi. 251. And there inferior Marshals be either ad placitum, or in Fee. Kitchin, fol. 143. Fleta also, lib. 2. cap. 15. mentions a Marshal of the King's Hall, whose Office is, when the Tables be prepared, to call out both those of the Houshould and Strangers, according to their Worth, and decently to place them, &c. There is also a Marshal of the Exchequer. 51 H. 3. flat. 15. to whom the Court committeth the Custody of the King's Debtors during the Term-time, for fecuring the Debts. He also assigneth Sherists, Escheators, Customers, and Collectors, their Auditors, before whom they shall account. He hath all Inquisitions taken before Escheators virtute officii, delivered unto him, to be re-delivered by him to the Treasurer's Remembrancer in the Exchequer.

Barettum, (From the Fr. Maret, a Fen or Marsh) Marsh-Ground, which the Sea or great Rivers overslow. Co. 1 Inst. fol. 5. a.

Bargidunum, Dover Caftle.

Martiagt, or Marriage, Maritagium, Signifies not only the lawful Conjunction of Man and Wise, but also the Interest of bestowing a Ward or a Widow in Marriage. Magna Charta, cap. 6. and Bratton, lib. 2. cap. 3. And also it signifies Lands given in Marriage. Bratton, lib. 2. cap. 34, 39. And in this Signification the same Author saith, That Maritagium est aut liberum, aut servite different with 2 cap. 2, pung. 2. 4. Liberum mariaobligatum, lib. 2. cap. 7. num. 3, 4. Liberum maritagium dicitur, ubi Donator vult quod terra fic data tagium acciur, noi Donator vult quot terra sic data quieta sit & libera ab omni seculari servitio, quod ad Doniinum seudi possit pertinere, & ita quod ille, cui sic data fuerit, nullum omnino inde saciat servitium usque ad tertium Haredem & usque ad quartum gradum, &c. See Skene de verb signist verb. Maritagium, which (according to Glanvil, lib. 7. cap. 1.) is that Portion which the Husband receives with his Wife. See Dower. Recipuit Mariagium fuum. his Wife. See Dower. Recipuit Mariagium fuum. So Ecclesiam santii Nicholai cum adjacente sundo in Mariagio concessit. See Oswald's Law, viz. Marriage prohibited to Priests. Placita sub H. 3. Will. Maynard qui tenuit terras in Hurst cognosit se esse villanum Abbatis de Abingdon, & teneve de eo in Villanagio & per Villanas consustudines, viz. per servitium 18 d. per Annum, & dandi Maritagium & marchetum pro silia & sovore sua ad voluntatem Abbatis, & saciendo omnes villanas consustudines.

Mariounum, Caermarthen. Barinarius, A Mariner, a Seaman. Marinaviorum Capitaneus, the Admiral or Warden of the Ports, which Offices were commonly united in the fame Person; the Word Admiral not coming into Use before the later End of King Edward the First, before which Time the King's Letters run thus-

mariola, A Shrine or Image of the Virgin Mary.-Mary.— Hic quoque fere perfecit pulcram Mari-olam cum pertinentiis.--Mat. Paris in vitis Abbatum S. Albani.in australi Ecclesia parte, juxta nobilem Mariolam. Ibid.

Barifcus Is a Word used in Domesday-Book, and fignifies Palus, or locus paludofus, a marshy or

fenny Ground.

Paritagio amilio per defaltam Is a Writ for the Tenant in Frank-Marriage, to recover Lands, &c. whereof he is deforced by another. Reg. fol.

Baritagio fozisfacto Is a Writ. See Forisfactu-

ra maritagii.

Baritagium, i. e. That Portion which is given with a Daughter in Marriage. So Glanvil; In alio modo accipitur dos secundum leges Romanas, secundum quas proprie appellatur dos, id quod cum muliere datur viro, quod vulgariter dicitur Maritagium. Lib. 2. c. 18.

Baritagium, or Barriage, Strietly taken, is that Right which the Lord of the Fee had to marry the Daughters of his Vassals after their Death: Others tell us, it was that Profit which might accrue to the Lord by the Marriage of one under Age, who held his Lands of him by Knight's Service. This feems plain by the Statute of Merton, cap. 7. Maritagium ejus qui infra atatem est de vero jure pertinet ad Dominum

Maritagium habere, To have the free Disposal of an Heires in Marriage, a Favour granted by the Kings of England, while they had the Custody of all Wards or Heirs in Minority .or all Wards of Fields in Minority.

Mandatum eft Vice-Com. Oxon. quod habere faciat W. Com. Sarum, maritagium Filii Richardi de Camvil genita de Eustachia — ad opus Willielmi sui primogeniti. Paroch. Antiquit. pag.

Maritima Bugliz, The Emolument arising to the King from the Sea, which Sheriffs anciently collected; but was afterwards granted to the Admiral. Pat. 8 Hen. 3. m. 4. Richardus de Lucy

dicitur babere Maritimanı Angliæ.

Mark, (Merca, from the Sax. Mearc, i. e. Signum.) In ancient Time I find a Mark of Gold was eight Ounces. Stow's Annals, pag. 32-and was valued at 61. in Silver. Rot. Mag. Pipa de Anno 1 Hen. 2. or, as others write, 6 l. 13.4.
4 d. Char. Reg. Job. de dote B. Regina (quon dam ux. R. Richardi.) Paten. 3 Job. m. 17. n. 31.
Affignavimus ei pro dote Jua mille marcas argenti ammatim, 13.4 d. computatis pro Marca. See
Marca. "Tis incertain when it first came fixed to this particular Value. Matthew Paris tells us, that it was so carly as the Year 1194, in the Life of Guarinus, Abbot of St. Alban. Skene de verb. fignif. verb. Mark, faith, That in Tractatu de ponderibus & mensuris, a Mark fignificth an Ounce-Weight, or half a Pound, whereof the Dram is the eighth Part, as the Ounce is the eighth Part of a Mark, citing Cassance de consuetud. Burg. Rub. prim. sett. 7. werb. Solz. Turnoys. A Mark of Silver every Man knows is now Thirteen Shillings and Four

Market, Mercatus, May be derived from the French Marche, i. Emporium; it fignifies with us ore which Time the King's Letters the fame Thing, and allo the Liberty or Privi-Rex Capitaneo Marinariorum & lege whereby a Town is enabled to keep a Mar-

ket. Old. Nat. Brev. fol. 149. So doth Braffon use it, lib. 2. cap. 24. num. 6. & lib. 4. cap. 46. where he shews, That one Market ought to be distant he shews, from another Sex Lucas & dimidiam & tertiam partem dimidia. The Reason whereof both he and Fleta give in these Words, Quia onines rationa. biles dieta conftant ex 20 milliaribus. Dividatur ergo Dieta in tres partes, prima autem matutina detur cuntibus versus mercatum, secunda detur ad emendum & vendendum; que quidem sufficere debet omnibus nist sint forte mercatores statavii, qui merces depo-suevint & exposuerint venales, quibus necessaria erit prolixior mora in mercatu, & tertia pars relinquitur redeuntibus de mercatu ad propria, &c. lib. 4. cap. 28. sect. Item refert. By the Statute 27 H. 6. 5. all Etirs and Markets are forbidden to be kept upon any Sunday, or upon the Feasts of the Ascenof our bleffed Lady; All Saints, or Good-Friday, except for necessary Victuals, and in the Time of Harvell. It was customary in former Times, that most Fairs and Markets were kept on Sundays; and in many Places they are still kept in the Church-yard. This Custom so far obtained, that though it was prohibited by feveral Kings, yet we see by the Statute before mentioned it continued till the Reign of Henry 6. 'This Custom is' mentioned in Mat. Paris. Anno 1200. Nundinas vero & Mercata Dominico die interdixit quod omnia qua diebus Dominicis per Angliam fieri consueverunt,

Barketzelo, (redins Warketgelo.) Et valent per an. le Streteward & le Marketzeld, xviii s. & ob. in omni terra pertinente ad Honorem de Haulton. Ex Cod. MS. in Bibl. Cotton. It fignifies Toll of the Market, the Word Zeld importing a Payment. I find it elsewhere written Markethgald. Plac. apud

Cefriam, 31 Edw. 3.

Bark-peny, Every Inhabitant at Maldon, who had Pipes or Gutters laid out of their Houses into the Street, paid one Penny. Hill. 15 E. 1. Mr. Philips of Purveyance.

Maria durabiliog eft fimo. Eo qued fimus descendendo, Marla ascendendo consumitur. Fleta, lib. 2.

cap. 76.

Marlborough. See Cunetio.
Sparle, Marla, Is a Kind of Earth or Mineral, which Men in diverse Counties of this Kingdom cast upon their Land to make it more fertile: It

is also called Malin. 17 E. 4. cap. 4. Marserum or Barsetum, A Marle-pit; Mr. Dugdale hath an old Deed by him, wherein is mentioned this Word, Sciant, &c. quod ego Rog. la Zouch, dedi, &c. & quod babeant onnem liberta-tem, &c. in boscis, in planis, &c. in marleriis & omnibus aliis lo:is ad pradict. Manerium de Tonge Thetant. Et quod capiant marlam pro voluntate sua ad terram suam marland', &c. Residendo, &c. And elsewhere we may read Twenty Acras terra Marlatas, that is, marled Land.

Marmonus Pannus, i. e. Cloth of many Colonrs. Tunica de quodam panno marmoreo spisso cum rotis & grisonibus, &c. Du Cange.

Marque, From the Saxon Mearc, Signum: We use the Word in the same Sense to this Day, when we say, Give such a Thing a Mark or Sign; but in our antient Statutes it signifies as much as Reprisals, as Anno 4 H. 5. cap. 7. where Marque and Reprisal are used as Synonyma; and Letters of Marque are found in the same Signification in the same Chapter. See Reprifals, and see also Mar.hes.

Barquis or Barquese, Marchio, Is now a Title of Honour next before an Earl, and next after a Duke; by the Opinion of Hotoman, verb. Marchio in verbis feudalibus, the Name is derived from the German March, i. Limes, fignifying originally as much as Cuftos limitis, or Comes & prafectus limitis. It was an antient Custom among the Britains, and after them, of the Saxons, to give the Title of Reguli to all Lords that had the. Charge and Custody of Marches and Limits. See Seldon's Mare Clauf, lib. 2. cap. 19. From hence it was, that in the Time of Richard the Second, came up first the Tirle of Marquesses, which is a Governour of the Mar. bes; for before that Time, those that governed the Marches, were called commonly Lords Marchers, and not Marquesses, as Judge Doderidge hath observed in his Law of Nobility and Peerage, under the Title of Marquesses, pag. 31. Marchiones Wallie, viz. Rogerus de Mortuo mari, Facobus de Audeley, Rogerus de Clisserd, Rogerus de Leyburn, Hamo Extraneus & ille de Turbervilla, cum pluribus aliis, qui de bello pradicto de Leaves nuper fugerunt, &c. Matt. Wostm. in Anno 1264. pag. 225.

Parra, A Garden-Tool, A How or a Pick.

Videres lathomum inustratum maras, picos, sculcas bajulantem, terram fodientem, lapides scindenapud Whartoni Angl. Sacr. Pars 2. p. 302.

Batrow Was a Lawyer of great Account in

Henry the Seventh's Days, whose learned Readings are extant, but not in Print. Lamb. Eirenarch. lib. 1. cap. 10.

Parshall. See Mareshal.

Barthalica, Marefealtia, Is the Court or Seat of the Marshal, of whom see Cromp. Ju. fol. 120. It is also used for the Prison in Southwark; the Reason whereof may be, because the Marshal of the King's House was wont perhaps to fit there in Judgment, or keep his Prison. See the Stat. 9 R. 2. cap. 5. and 2 H. 4. cap. 23. King Charles the First erected a Court by Letters Patent under the Great Seal, by the Name of Curia Hospitii Domini Regis, &c. which takes Cognifance more at large of all Caufes than the Marshallea could; of which the Knight Marshal or his Deputy are Judges.

Marstum, A Word used in Domesday-Book, and interpreted by Mr. Agar of the Receipt of the Exchequer, to fignify a Quantity of Coin, fed

Quare.

Marternes. See Furr.

Martial Law Is the Law of War, depending upon the Pleasure of the King, or his Lieutenant: For though the King in Time of Peace never makes any Laws, but by common Consent in Parliament; yet in War he useth absolute Power, insomuch that his Word is a Law. Smith See Law of de Repub. Anglor. lib. 2. cap. 4. Arms.

Martilagium, For Martyrilogium. Monast. Tom.

2. pag. 322.

Martyrology, Bartyzologium, Martilogium, A Calendar or Register kept in our Religious Houses, wherein they set down the Donation of their Benefactors, and the Days of their Death, that upon each Anniversary they might commemorate and pray for them. And therefore feveral Benefactors made it a Condition of their Beneficence, to be inferted in the Martyrology .-So Ifabel Gargate required from the Prior and

Canons of Burcefter, for the Favours done to 002 them

them by her felf and Mother. -- Cum de hac vita migraverimus, facient nomina nostra scribi in Martyrologio suo. Paroch Antiq. p. 189. See Mr. Kennet's Gloffary. Bafagium, Anciently used for a Messuage. Et

unum Masagium in villa de Maudone, &c. Pat. 16

Rich. 2. par. 1. m. 30.

Matter, A Priest. Batter Is an English Saxon Word, and fignifies

a Merchant.

Mals = Preff. Anciently in England every Secular Priest, in Distinction from the Regulars, was called a Mass-Priess, who was to Officiate in the Mass, or ordinary Service of the Church. Hence Messer in many of our Saxon Canons for the Parochial Minister; who was likewise sometimes called Messer Theyne, because the Discounter of the Parochial Minister; who was likewise sometimes called Messer Theyne, because the Discounter of the Messer Theyne, because the Messer Theyne, because the Messer Theyne, and the Messer Theyne, because the Messer Theyne, and the Messer Theyne, because the Messer They are the Messer Th nity of a Priest in many Cases was thought equal to that of a Thein or Lay-Lord. But when the Times of greater Supersition came on, the Word Mass Priest was restrained to those Stipensition. diary Creatures, who were retained in Chantries, or at particular Altars to say so many Masses for the Souls of the Deceased.

Mallucus, For Masticus, that is, a great Eater: Non illicito Masticus dele Sabatur edulio. Leges H.

Balt, Glans. Glandis nomine continentur glans, ca-fianca, fagina, ficus & alia quaque qua edi & pasci poterunt præter herbam. Bracton, lib. 4. p. 226. Sce Pessona.

Maffer of the Armore (Magifer Armorum & Armatura Regir) Is he that hath the Care and Overlight of his Majetty's Arms and Armore; and mentioned 39 El. ca. 7. His Fee is 200 Marks per Annum.

Master of the Court of Mards and Liveries Was the Chief Officer of that Court, named and affigned by the King; to whose Custody, the Seal of the Court was committed, & . Anno 33 Hen, S. cap. 33. But this Court, with the Officers and Appurtenances thereof, is abolished by 12 Car. 2.

cap. 24.

Malter of the Faculties (Magister Facultatum)
Is an Officer under the Archbishop of Canterbury, who grants Licences, and Dispensations; and is mentioned 22 & 23 Car. 2. Statute for laying Im-

politions on Proceedings at Law.

Master of the Boste Is he that hath the Rule and Charge of the King's Stable, being an Office of high Account, and always bestowed upon some Nobleman of great Merit, and is mentioned Anno 39 Eliz. cap. 7. and I Edw. 6. cap. 5. This Officer, under the Emperors of Rome, was called Comes fari Stabuli.

18 officer of the Televil Boste Is an Officer in

Mafter of the Jewel Boule Is an Officer in the King's Houshold, of great Credit, having Charge of all Plate used for the King or Queen s Table, or any great Officer in Court; and of all Plate remaining in the Tower of London, of Chains and loose Jewels not fixed to any Garment. Anno

39 Eliz. cap. 7. Baffer of the King's Poulhould, (Magifer Hospitii Regis) Is otherwise called Grand Master of Halprin Regil is otherwise called Grana Majer of the King's Houlbold, and is called Lord Steward of the Timple Houlbold. Anno 32 Hen. Steward of the Timple Magistri, and probably S. cap. 39. But Prime Maria, and ever fince, from hence he was the Spiritual Guide and he is called Lord Steward of the King's Houlbold; Director of the Temple. Ever fince the Dissolution of the Complex of the Masser of the Masser of the Complex o Houshold, called the Master of the Houshold, of Temple. great Authority, as well as Antiquity.

Maffer of the Ring's Buffers Is a Martial Officer in all Royal Armies, most necessary as well for maintaining the Forces compleat, well armed, and trained, as also for preventing of fuch Frauds as otherwife may exceedingly waste the Prince's Treasure, and extreamly weaken the Forces, &c. mentioned 2 Edw. 6. cap. 2. And Muster-Master-General, Anno 35 Eliz. cap. 4.

Mafter of the Mint, (Anno 2 Hen. 6. cap. 14.) Is now called the Warden of the Mint, whose Office is to receive the Silver of the Goldsmiths, and to pay them for it, and to oversee all the

rest belonging to his Function.

Mafter of the Dadnance (Anno 39 Eliz. cap. 7.) Is a great Officer, to whose Care all the King's Ordnance and Artillery is committed.

Master of the Posts Was an Officer of the

King's Court, that had the Appointing, Placing, and Displacing of all such through England as provide Post-Horses, for the speedy passing of the King's Messages, and other Business, in the thorow-fair Towns where they dwell; as also to see that they keep a certain Number of convenient Horses of their own, and when Occasion is, that they provide others wherewith to furnish fuch as have Warrant from him to take Post-Horses, either from or to the Seas, or other Borders or Place within this Realm: He likewife hath the Care to pay them their Wages, and make them Allowance accordingly as he shall think meet: This Officer is mentioned Anno 2 E. 6. 3. But by a Statute made 12 Car 2. c. 34. One General Letter-Office or Post-Office is settled in London, the Master of which is appointed by the King by Letters Patent, with Rates and Rules prescribed in the Ast for Carriage of Letters. But the said Rates and Rules have been since al-

tered by Stat. 9 Ann. cap. to.
Mafter of the Rolls (Magister Rotulorum) Is an Affistant to the Lord Chancellor of England in the High Court of Chancery, and in his Abience hear-eth Causes there, and gives Orders. Crompt. Fur. fol. 41. His Title in his Patent is, Clericus parvæ Baga, Cufios Rotulorum, & Domus Conversorum ; because the Place where the Rolls of Chancery are now kept, was anciently the Habitation of those Fews, who were converted to Christianity: But those Converts gave themselves up to all Sensuality and Wickedness, and therefore Edw. 3. Anno regni sui 51. suppressed them, and gave the House for the safe Keeping of the Rolls of all Patents and Grants which pass the Great Seal, and the Records of Chancery. He is called Clerk of the Rolls, Anno 12 Rich. 2. cap. 2. and in Forof the Rolls, Amo 12 Rich. 2. cap. 2. and in Fortesime, cap. 24. And no where Master of the Rolls, untill 11 Hen. 7. cap. 20. And yet, cap. 25. Finder, he is called also Clerk. In which Respect, Sir Tho. Smith, lib. 2. cap. 10. says, he may not unfitly be called Custos Archivorum. He hath the bestowing the Office of the Six Clerks, and the Clerks of the Petty-Bag; Examiners of the Court, and the Clerks of the Chapel. Anno 14

Differ of the Temple, The Founder of the Order of the Temples, and all his Succeffors, were called Magni Temple Magifre, and probably

Mafter

MA

Mafter of the Mardiobe (Magifter Garderoba) Is a great Officer in Court, who had till the Fire of a Cathedral Church, in respect of the Parochial London, Anno 1666. his Habitation belonging to within the same Diocese: Or a Parochial Church, that Office, called the Wardrobe, near Puddle in respect of the Chapels depending on it. Wharf in London. He has the Charge and Custody of all former Kings and Queens ancient Robes, remaining in the Tower; and all Hangings, Beddings, &c. for the King's Houses. He has also the Charge and Delivery out of all Velvet or Scarlet allowed for Liveries, &c. Of this Officer Mention is made Anno 39 Eliz.

Maffers of the Chancery, Magistri Cancellaria, Are Assistants in Chancery to the Lord Chancellor, or Lord Keeper of the Great Scal, in Matters of Judgment. Of these, there are some Ordinary, tome Extraordinary: Ot Ordinary there are Twelve (whereof the Masser of the Rolls is accounted one) whereof some sit in Court every Day in each Term, and have referred to them (at the Lord Chancellor's, Lord Keeper's, or Master of the Rolls's Discretion) Interlocutory Orders, for stating Accounts, computing Damages, and the like; taking of Oaths, Affidavits, and Acknowledgements of Deeds and Recognizances. The Extra-ordinary do act in all the Country Ten Miles from London, by taking Recognizances, and Affi-davits, Acknowledgment of Deeds, & for the Ease of the Subject.

Daffigia, A Rod or Whip. Indigena cum dorsis Mastigias, cervicibus jugum, &c. fatturos: Gildas de excidio Britan. Sometimes 'tis taken for a

Girdle.

Mastinus, A great Dog, A Mastive. Fr. Mafin.— Rex precepit quod expeditatio mastinorum fiat, ubicunque fere sue pacem habent, vel habere confueverunt. Ashia Forestæ Itin. 11. Artic. 6.—
Canes & Mastini per omnes Forestas Anglia occiduntur Hen. Knyghton, I. 2. c. 15.

Masura, (Fr. Masure) An old decayed House or Wall, the Ruins of a Building. In Burgo fuerunt 118 Masura, reddebant 41. 2 s.

Domesday.

Malura terra. Sunt in eifdem masuris 60 Domus plus quam ante fuerunt. Domesclay. In Fr. Masure de terre is a Quantity of Ground, containing about four Oxgangs; with us it is taken for Domicilium cum fundo, vel pro fundo cum domici-

Miteria, A great Beam, or Timber fit for ed.

Building. Dedi illis Materiam & ligna ad omnia

Maunignanum, An old Sort of Broth or Potnecessaria fua, & ad Domos suas adificandas. Monast.

1 Tom. pag. 821.

Bateriatus, i. e. A Carpenter. tioned in a Customary of the Priory of Lewes in Sussex, fol. 18. Lanceti falcabant pratum domini cum corredio tali, i. e. with such Prevision or Food. Ad Matitunellum pane, ordeo & caseo, ad nonam potagio enplici companagio, i. e. A double Quantity of Bread and Eatables.

Matricula, A Register. As in the Ancient Church there was Matricula Clericorum, which was Lift or Catalogue of the Officiating Clergy : And Matricula Pauperum, which was an Account of the Poor to be relieved. Hence to be entred in the Register of the University of Oxford, is to

be matriculated, &c.

Matrimonium Is sometimes taken for the Inheritance which descends to a Man ex parte Matris, viz. Cum omni hereditate Patrimonii & Matrimonii

fignifies a Mother-in-Law.

Mitrie Ecclefia, The Mother-Church, either

Matter in Tech, and Matter of Gerose, Arc said to differ thus: In Old Nat. Brev. fol. 19. Matter in Deed seems to be nothing else but a Truth to be proved, though not by any Record: And Matter of Record is that which may be proved by some Record: For Example, If a Man be sued to an Exigent, during the Time that he was in the King's Wars; this is Matter in Deed, and not Matter of Record: And therefore he that will alledge this for himfelf, must come before the Scire facias for Execution be awarded against him, for after that nothing will serve but Matter of Record; that is, some Error in the Process apof Record; that is, tone Error in the Process appearing upon Record. Kitchin, fol. 216. maketh a Difference between Matter of Record, and a Speciality, and nude Matter; where he faith, That nude Matter is not of so high a Nature as either Matter of Record, or a Spe.ialty, otherwise there called Matter in Deed; whereby it seems, That nude Matter is a naked Allegation of a Thing done, to be proved only by Witnesses, and not either Record or other Specialty in Writing under Scal.

Maugre Is a Compound of two French Words, Mal and Gre, i. iniquo animo; so that it is as much as to say, with an unwilling Mind, or in Despite of another, and so it is used in Lit. Sect. 672. Where it is said, That the Husband and Wife shall be remitted, maugre the Husband, that is, in Despight, or against the Will of the

Husband.

Maum, A foft brittle Stone in some Parts of Oxfordsbire, which the Inhabitants call Maum Dr. Plot's Nat. Hist. of Oxfordshire, pag. 69. The Saxon Interpreter of Orosius, uses the Word Maalm-stan, which Mr. Somner renders Soft stone. And in Northumberland they still use the Word Maum or Moum, for foft and mellow.

Mauno, A Kind of great Basket or Hamper, containing eight Bales, or two Fats. See the

Book of Rates, fol. 3.

Baundy Thursday, The Thursday before Ea-fier, so called from the Fr. Mande, Sportula, because on that Day it was a Custom to give larger Bounty to those poor Men whose Feet the King wash-

tage. Kobertus Agylton tenet unam carucasam terrs in Adington, in Com. Surrei per ferjantiam faciendi unum ferculum in olla lutea in coquina Domini Regis die coronationis fue, & wocatur Dilligrous, & f. fit Segm. (fagimen) in illo ferculo nocatur Maupiyyrnum.—An. 39 H. 3. Mr. Blount of Tenures, p. 1.

Dayrims in Lam Are Positions and Trufes,

being Conclusions of Reason, and universal Propositions, so sure and perfect, that they may not be impugned or disputed. For Co. upon Lit. faith, That Principia probant, non probantur, and therefore contra negantem Principia non est disputandum: It is another Maxim, That as no Estate can be vested in the King, without Matter of Record, so none can be develled out of him, but by Matter of Record. For Things are diffolved as they are contracted. Co. Rep. 1. Cholmeye's Case. Another, That an Obligation, or other Matter in Writing, cannot be discharged by an Agreement by Word. And Argumentum ab authoritate fortissimum est in Lege. Co. on Lit. pag. 141. It is also a Maxim, That if a Man have Matring, i.e. A Godmother. Sometimes it Iffue, two Sons by divers Venters, and the one of them

and anciently among the Britains called Meyr, which is derived from the British Word Miret; which fignifies Custodire, to keep and preserve; and not from the Latin Major, greater. Anno 1189. Richard the First changed the Bailist of London into a Mayor, and by that Example 1204. King John made the Bailiff of Kings Lyn a Mayor, while Norwish obtained not that Title till the Seventh of Henry the Fifth 1419. See more of this Word in Spelm. Gloff.

Mazere, Mazarum, A Drinking-bowl. Ipse Abbas reliquit—— unum salarium argenteum, er picarium argenteum, item quatuor ciphos de Mazere, videlicet, duos cum pedibus, &c. Cartular. Glafton. MS. fol. 54. a. What this Mazere was, of which the Bowls called commonly Mazers were made, is not agreed on by Authors. Somner thinks it Maple-wood; Du Fresne believes it Marrhinestone. I believe it was what we now call Por-

cellane.

Meale-rents Are certain Rents ftill so called, but now paid in Money, which heretofore, by fome Tenants, in the Honour of Clun, were paid in Meal, to make Meat for the Lord's Hounds.

Meals, The Shelves of Sand or Banks on the Sea-Coasts of Norfolk, are called the Meals and

the Males.

Mean, Medius, Signifies the Middle between two Extreams, and that either in Time or Digmean betwist the Diffeisin made to him and his Recovery, that is, in the Interim, (or as we usually say, in the mean Time.) Of the Second, there is Lord Mean or Mesne, (mentioned in the Statutes of Amortifing Lands, made tempore E. 1.) and Tenant. See Mesne.

Messe, Messuagium, Seemeth to come from the Suprate, Melyuagum, Seemeth to come from the French Maifon, or rather Meix, which Word you read in Caffaneus de Confuet. Burgund, pag. 1195. and interpreted by him Manfus. What Manfus is, see Manfon: It signifies a Messuage or Dwelling-House. Kitchin, fol. 139. and F. N. B. fol. 2. Stat. Hibernix, 14 H. 3. and 21 H. 8. 13. In some Places called corruptly a Mise or Mise. In some Places called corruptly a Mise or Mise-place. See Mise, and Mese, and Mesuage.

Meafne. See Mefne.

Engason: Dute, In French Maison de dieu, Domus
Dei; A House of God, A Monastery, religious
House, or Hospital; the Word is mentioned
2 & 3 P. & M. cap. 23. 39 Eliz. 5. and 15 Car.

Suprafure, Mensura, According to the 25th Chapter of Mag. Chart. And the Stat. 17 Cav. 1. cap. 19. All Weights and Measures in this Kingto the King's Standard. See 4 Inft. 272, and by Grant made to any Company of Strangers.

Mensura. See the Stat. 22 Car. 2. cap. S. Which
Standard is called in our Historians, Mensura Regalis, and was always kept in the King's Palace; Stanford, a Jew, had a Cause tried before the fame Manner, and in every City, Marketfame Manner, and in every City, MarketTown, and other Villages, it was kept in the
Chysches in dorso. Churches.

- Also that Willi-Desfurer. See Alneger. am Norton, common Meter of Woollen-Cloth, may distrain a Lord for the Acquitting a mean Lord be sworn to occupy his Office of Measurage truly and from a Rent which he formerly acknowledged indifferently, upon Pain, &c. Articles exhibited to in Court not to belong to him. Reg. Jud. fol. 29. the Lord Mayor of London, &c. by the Com-

mons of the City, tempore Hen. 8.

purchase Lands in Fee, and die without Issue, the other Brother shall never be bis Heir, &c. See Co. on Litt. tent, whereby some Person exacted of every foll 11. 144. And see also Dostor and Student. Cloth made, certain Money, besides Alnage, allowed the Magistring Money, may be revoked. Rot. Parl. 11 H. 4.

Apeata, Northumberland.
Debend, A certain Measure or Quantity of Land, but how much non constat: 'Tis mentioned

in Mon. Angl. 2 Tom. pag. 132.

Deterra, A Mead-House, of Mead or Metheglin was made. or Place where bas Glastonie tempore Hen. 2. remisit suis Monachis ceram & mel, qua de mederia percipere solebant ejus Ante:effores.-- Cartular. Abbat. Glaston. MS. fol. 29. Hence Medarius, the Mead-maker. -Salva pensione decem marcarum, quas idem Prior tene-tur solvere quatuor officialibus Glasson. videlicet Hosti-liario, Instrmario, Gardinario, & Medario. Cartular. Abbat. Glaston. f. 29.

Deofee, The Saxon Dictionary interprets it to be a Bribe or Reward; it also signifies that Compensation given in an Exchange, where the Things exchanged are not of equal Value; as in 4 F. 3. Hot scriptum sast. 20 die Decemb. inter Dominum Hugonem de Courtenay ex parte una & Rich. Stanlake, & Johannam uxorem ejus, ex altera parte, testatur, quod idem Dominus Hugo in ex-cambium - remisit, &c. and at last it follows, Quod iffi non dabunt Medfee. See Aurura.

Bediæ & infiniæ manus homine, i.e. Men of a mean and base Condition, otherwise called Men of low Fortunes: Et plures mediæ manus ques ex justis causis Rex exharedaverat. Radulfus de Diceto. Anno 1112. So, Duos milites mediæ manus homines, &c. infimæ manus homo is a Man of an inferior Condition.

Mediamne, A little Island, i. e. in the middle

of the Water:

Dic Rivos, latices, puteos, dic Stagna, paludes; Amnis jungatur, a quo Mediamnis vocitatur.

Anctianus, i.e. Of a middle Size, Medianus homo, a Man of a middle Fortune; Medianus Bos, an Ox of a middle Price.

Mediators of Questions, Anno 27 E 3. Stat. 2. c. 24. Were fix Persons authorized by that Statute, (who upon a Question risen amongst Merchants touching any unmarketable Wool, or undue Packing) might before the Mayor and Officers of the Staple, upon their Oath certify and fettle the fame; to whose Order therein the Parties were to live

Pleas, wherein the one Party is a Stranger, the other a Denizen. See the Stat. 28 Edw. 3, cap. 13.—27 ejusdem, Stat. 2. cap. 8. and 8 Hen. 6. cap. 29. Before the First of these Statutes was dom ought to be the same, and according made, this was wont to be obtained of the King 5. in dorso.

Medio Acquietando Is a Writ Judicial, to

Montterranean Is that which passeth through the midst of the Earth. And for that Reason the Sea which stretcheth it self from West to The Mediterranean Sea; It is mentioned 12 Car. 2. in the Statute of Tonnage.

Mediture Tempus Was of old taken to figni-

fy the mean Profits, as Annum, diem & medium

tempus. See Flem.

Monitor, Crom. Justice of Peace, fol. 193. Is that which Braffor calleth Medletum, lib. 3, trast. 2. cap. 35. It fignifies Quarrels, fenfling or brawling, and to be derived from the French Mester, i. misere. Culpa dicting quan quis inopinate commiserit non rixando solum & pugnando, sed immiscendo se pacifice rei cuivis vel negotio, faith Spelman. Hence our usual Phrase, To meddle with other Folks

Medieta. Bracton, lib. 3. cap. 35. i. e. A sudden

feolding at, and beating one another.

Modfypp, A Harvest-supper, or Entertainment given to the Labourers at Harvest-home. In manerio de Stivcton Com. Berk. quando Tenentes metunt terras Domini babebunt convicium quod vocatur Medfypp, & dabunt Domino unum exhennium de duabus lagenis vini & una Auca- Placit. 9 Ed. 1.

Deolman. See Vaga. It was called Vaga by the

Britons; the Saxons added Med.

Meer, Merus, Though an Adjective, yet is used as a Substantive, to signify meer Right. Old Nat. Brev. fol. 2. in these Words. This Writhath but two Issues, viz joining the Mife upon the Meere, and that is to put himself in the Great Affise of our Sovereign Lord the King, or to join Battel. See Mife. Megbote. See Magbote.

Superny, Menagium, French Mefnie, As the King's meiny. 1 R. 2. cap. 4. That is, the King's

Family or Houshold Servants.

Delda, i. e. Manifestatio: From the Saxon Melda, i. e. proditor, pecoris ticinium, Camis oppa, 😌 bolan hornum, horum trium singulum est unum solidum valens, & unumquodque reputetur Molda, i. e. Manifestatio. Leg. Inæ, cap. 20.

Melosteot, The Reward and Recompence due

and given to him that made the Discovery of any Breach of penal Laws committed by another. The Promoter or Informer's Fee. See the Saxon

Dictionary.

Milinies. See Tales.

Delius inquirendo Is a Writ that lieth for a second Inquiry of what Lands and Tenements a Man died seised, where partial Dealing was sus-pected upon the Writ of Diem clausit extremum. Fitz. Nat. Brev. fol. 255.

Demosiæ, Monuments or Sepulchres of the Dead.— Qui conveniunt ad vigilias nostis in vigiliis Sanctorum ad eorum Ecclesias vel memorias vel ad exequias defunctorum. Epist. Rob. Groffetest apud

Append. ad Fasciculum, p. 315. or Obsequies for the Dead, in Injunctions to the

Clergy. 1 E. 6.

a enagium, A Family : "Tis mentioned in Trivet's Chronicle, pag. 677. and in Walsingham, pag. 66. Fidelitatem & Homagium, ratione terrarum quas in regno nestro tenebant & etiam ratione menagii, &c. vobis reddimus, Gc.

Mendum In old Charters fignifies Damage, fecerit aliquid unde mondum exire debeat, &c.

Cange.

Menials, As menial Servants, (a Derivative from Mania, fignifying the Walls of a House, or other Place,) are Houshold-Servants, that is, such as live within the Walls of their Master's House, mentioned in the Stat. 2 H. 4. 21.

Mensa, By this Word is comprehended all that Patrimony, or Goods and Necessaries for our Livelihood; Dominicum of proprie terra ad mensam

assignata.

Benfalia Were fuch Parfonages or Spiritual Livings as were united to the Tables of Religious Houses, and were called Mensal Benefices amongst the Canonists. And in this Sense it is taken when we read of Appropriations ad Mensam suam.

Benfis veritus,- Habuit in prædicto bofco cenmense vetito quan alio tempore, &c. Pla. Parl. 18 E. 1. See Fench-moneth.

Mensura, In a legal Sense is taken for a Bush-el, as Mensura Bladi, a Bushel of Corn. So in the Register of the Priory of Cokesford, it is used to the same Purpose, viz. Prior babet mensuras tam aridorum quam liquidorum signatas signo Domini Regis, quod nullus debet vendere nec emere in soro niss per

Menfura fiegalis, The King's Standard-meafure, kept in the Exchequer, according to which all others are to be made. See 17 Car. 1. cap. 19.

Vide Measure.

Mer or Mere: Words which begin or end with those Syllables, fignify fenny Places.

Mera notis, Midnight.—— Herlewinus Ab-

bas Claston. sacro unquine delibatus in mera noctis diem clausit extremum. Cartular. Abbat. Glafton. MS. fol. 10.

Derrandifa, All Goods and Wares exposed to Sale in Fairs or Markets--In omnibus burgis & villatis nofris & etiam in singulis Nundinis & Mercaris nostris libere valeant emere & vendere omnes Mercandisas absq; ullo theloneto seu stallagio. Paroch. Antiq. pag. 311. And therefore the Word Mercator was not restrained, as it seems now to be, to Merchants or Traffickers in Foreign Commodities, but extended to all Sorts of Traders, or Buyers and Sellers.

Omnes homines & Mercatores honoris de Walingford. ibid. p. 113. And therefore if the Scotch call their very Pedlars Merchants, they keep the primitive Use of the Word.

Sperrems, A Mercer .-- Concessi & confirmavi Thomæ de Brandon Civi & Merceio London, tenementum, &c. 28 Edw. 3 .nimenta Coll. SS. Trinit. de Pontefracto MS. fol.

Mercennatius, A Hireling, a Servant. — Ego & baredes mei & libera familia mea ad capellam de Ascote oblationes deferemus; Mercennarii vero & Tementes mei de Ascote & famuli eorum adibunt ipfam capellam. Cartular. Abbat. Glaston. MS. f. 115.

Meritentage Is one of those three Laws out of which the Conqueror framed our Common Laws with a Mixture of the Laws of Normandy, and was the Law of the Mercians, when they governed the third Part of this Realm. For Cambden in his Britannia, pag. 94. &c. faith, that in the Year 1016. this Land was divided into three Parts, whereof the West Saxons had one, governing it by the Law called West-Saxonlage, and that contained these nine Shires, Kent, Suffer, Surrey, Berksbire, Hampsbire, Wiltsbire, Somerset, Dorset, and Devon Shires. The Second by the Danes, and Devon Shires. The Second by the Danes, which was ruled by the Laws called Danelage, and that contained these Fifteen Shires, York

Deroy, Nottingham, Lettelper, Lincoin, Northampton, Bedford, Buckingham, Hertford, Essex, Middlesex, Norfolk, Suffolk, Cambridge, and Huntingdon. The Third was possessed and governed by the Mercians, whose Law was called Merchenlage, and held these Eight, Gloseser, Worceser, Hereford, Warwick, Oxford, Chesser, Salop, and Stafford. Out of these which relate nor at all to a different Possessed. three (which relate not at all to a different Law, Cussion, or Usage, but to several Sorts of America-ments, Mulis, and Fines, for the Transgression of one and the same Law,) as we said, with some Additions, was framed that which we now call, The Common Law of England.

Merchet, Merchetum, A Fine or Composition paid by inferior Tenants, to the Lord, for Liberty to dispose their Daughters in Marriage. No Baron, or military Tenant could marry his fole Daughter and Heir, without such Leave purchased from the King, pro Maritanda Filia. And many of our servile Tenants could neither fend their Sons to School, nor give their Daughters in Marriage, without express License from the superior Lord. See Mr. Kennet's Glossary in

Maritagium. See Marchet.

Mercia Is used in many Places in the Monastic. for Amerciament.

Mercimoniatus Angliæ Was of old Time used for the Impost of England upon Merchandife.

Mercy, Misericordia, Signifies the Arbitrament or Diferetion of the King, Lord or Judge, in punishing any Offence, not directly centured by the Law: As to be in the grievous Mercy of the King. 11 H. 6. 6. is to be in Hazard of a great Penalty. See Mifericordia.

Merennium, Merannum, Merremium, Mere= mium, Maeremium, Fr. la Merrien, and Marren, Any Timber or Materials of Wood for Building. In Marenno empto apud Curtlyngton cum carriagio ejustem pro collistrigio apud Dadyngton de novo faciendo.—— Paroch. Antiq p. 557. Vetus Merennum was the refuse Wood, or old Pieces of Timber and Boards left among the Rubbish, after Building, or Repairing, or pulling down of Houses.

Merfeum, A Lake, from the Saxon Mere, Lacus: Maneria, Molendina, Mersca, & Marisca.

Ingulph. p. 861.

Merfez Marc, (Sax. Incola Paludum) So the Inhabitants of Romney-Marsh in Kent were anciently called.

Derfozes. i. e. Divers. Matt. Parif. An. 1191. Tandem a Regis Richardi mersoribus ipsam subtus aquam invadentibus, &c.

Bertlage Scems to be a Corruption of, or a Law-French Word for Martyrology. Vide Hill. 9 Hen. 7. fol. 14. b. For it being asked what was meant by Mertlage, the Book says, Ceo est Kalender Universal in l'Eglise de c'est Realm, lex queux Priests sont lies d'observe en pluis. A Church-Kalendar or Rubrie.

See Mischinus. Melchin.

Mese (from the Greek Mesor, i. e. Medium, Lat. Aleftigium,) of Herrings is five Hundred, the Half of a Thousand. See Mease.

Deskeninga. See Miskenning.

Medius, May be deduced from the French Maifne, i. minor natu, and figni-Tenants holding of him; yet himself holds of a ties of Work and Labour. Stipendia & Mette-

Derby, Nottingham, Leicester, Lincoln, Northampton, Superior Lord, and therefore not absurdly drawn from the French Maisne, because his Tenure is inferior and minor to that of which he holds.

Meine Also fignifies a Writ, which lieth where there is Lord, Mesne, and Tenant. The Tenant holdeth of the Mesne by the same Services, whereby the Mefne holdeth of the Lord; and the Tenant of the Mesne is distrained by the superior Lord, for that his Service or Rent which is due to the Mesne. Fitz. Nat. Brev. fol 135. 13 E. 1.

cap. 9. Mefnalty, Medietas, Cometh of Mefne, and fignifies nothing but the Right of the Mefne, as the Mesnalty is extinct. Old Nat. Brev. fol 44. if the Mesnalty descend of the Tenant. Kitchin, fol. 147. For farther Understanding whereof, take these Words out of the Custumary of Normandy, Medietate tenentur feuda, quando aliqua persona inter-venerit Dominum & tenentes ; Et hoc modo tenent omnes

Postnati, mediante ante-nati.

Mossandry, From Messe, is the chief Servant in Husbandry, now called a Bailist in some Places, whose Office is to look into the Grounds to see that no Damage is done. We read it in the Monaftic. 2 Tom. 832. concessit, &c. fratribus in Bereford habere suum proprium imparcum & Messarium; Erc.

Messarius Also signifies a Mower or Harvester.

Fleta, lib. 2. cap. 75.

Deffenger of the Erchequer Is an Officer in that Court, of which there are four, who as Purfuivants attend the Lord Treasurer, to carry his Letters and Precepts. See Pursuivant.

Aporte Lhane Signifies a Pricft. The Saxons called every Man Thane, who was above the common Rank; so Messe Thane was he who said Mass; and Worules Thane, was a secular Man of Quality.

Meffemegen, i. e. Presbyter.

Deffina, Reaping Time, Harvest. Et qualibet hida terra debet in Autumno tres preces ad Messinam cum osto hominibus ad cibum Domini, & debent cariare quod metunt sine cibo. Cartular. Abbat.

Glaston. MS. f. 40.

Abefinage, Mefluagium, Is properly a Dwelling-House, with some adjacent Land assigned to the Use thereof. West, part 2. Symb. Tit. Fines, Sett. 26. Brast. lib. 5. cap. 28. and Plowden, fol. 169, 170. Where it is said, That by the Name of a Messuage may pass also a Curtilage, a Garden, and Orchard, a Dove - House, a Shop, a Mill, a Cottage, a Toft, a Chamber, a Cellar, Sign. yet may they be demanded by their fingle Names. Messurement in Scotland, fignifies the principal Place or Dwelling-House within a Barony, which we call a Manor House. Skene de verbo. signif. verb. Messuagium; In some Places it is called the Site of a Manor. A Precipe lies not de domo, but de messuagio. Coke on Littl. cap.

Deffile, Mesline, or rather Mescellane, That is, Wheat and Rye mingled together. Et nonam garbam frumenti, mestilonis, filiginis & omnis generis bladi. Pat. 1 E. 3. par. 1. m. 6.

So Destilun. - Duas acras concessi de dominico meo ejusdem manerii, scil. unam acram de frumento & alteram de Mestilun. Cartular. Abbat. Rading. MS. fol. 59. a.

Deteroin, A Measure or Portion of Corn, given out by the Lord to some customary Tenants, fies him that is Lord of a Manor, and so hath as a Reward and Encouragement for their Du-

corn, ac catera debita servitia in monasterio pradicto solvantur. Ryley's Plac. Parl. f. 391.

Metegavel, Cibi gablum seu vettigal, A Rent paid in Victuals, a Thing usual of old, as well with the King's Tenants as others, till Henry the First changed it into Money. Taylor's Hift. of Gavelkind, pag. 118.

Dethegim, A Kind of Drink made of Water, Herbs, Spice and Honcy boiled together: "Twas an old British Drink, and still continues from Wales, in Repute in England, and mentioned in it.

Mettys, Measures.— Nos Henricus Burgh Prior Elien. & Conv.---

Specificitien, Specificitien, Specificitien, Some largier 7 Essipps & dever menjurar fout fal & radii. Rent or Acknowledgment paid in a certain Meafure of Corn; for which an Equivalent was fometimes paid in Money. It seems to have been commonly a Fine or Penalty imposed on the Tenant, for his Default in not doing his custo
Tenant, for his Default in not doing his custo
Anglize, ut Dominus Rex non sufficient Minatores, fusion of Pidington, Com. Oxon.

Terran Ecclesic, & Annal. Burton. Sub Anno 1236.

Our likes invented Chives for anymy animous solides, USER, 2019. Minera.

mino dabit quadraginta denarios pro Metteshep. Paroch. Antiq. p. 495.

Deva, A Mow of Corn laid up in the Barn.

& invenient unum hominem per unum diem ad facien-dum Meyas in grangia. Blunt of Tenures, pag. 130. See Mullones Fæni. And to this Day in some Parts of England, they say, Mey the Corn, i. e. put it on an Heap in the Barn.

Bucha, The same with Michis, a little white Loaf: Capiant de pradicio priore pro qualibet waia Cirporum tres albos panes vocatos Michis. Du

Micel-Bemotre, Micel-Spnong, The great Councils in the Saxon Times, of King and Noblemen, were called Wittena-Gemotes, and after Micel-Synods, and Micel-Gemotes, i. e. Great and General Affemblies.

Michia, A Sort of white Loaves, paid as Rent in some Manors. Una Micha, one white Loaf.

Reg. de Felley in Com. Nott.

Mothana, i. e. With three: From the Saxon Mid, with, and Trina, three. Si aliquis accusetur quod paverit eum qui pacem Domini nostri fregerit, Ladiet se midthrina 12. i. e. with three Times 12. Leg. Ethelred at Wantage, cap. 15.

Sail Cloths, or other Furniture for Ships, are made, Anro 1 fac. cap. 24.

Dit, Miliare, Is the Distance of one Thoufand Paces, otherwife eight Furlongs, every S. Francisci, cap. 6.— Sub bis diebus Predicato-Furlong to contain forty Lugs or Poles, and res qui appellati sunt Minores, seviente Innocentio Pa-every Lug or Pole sixteen Foot and a Half. 35 pa, emergentes terram repleverunt. Mat. West. sub Eliz. 6.

Westm. pag. 118.
Whitia, The Furniture and Habiliments for

War. 12 Car. 2. cap. 2.

Militia. In Militia approbatus, One who twice or oftner approved himself in Military Services: 'Tis found in Feoffrey of Monnouth, lib. 4. cap.

Milleate, (Anno 7 Fac. cap. 19.) A Trench to convey Water to or from a Mill: Rettius, a Milleat. An usual Word in Conveyances in Devonshire.

Mula, A Corn-mete or Measure of different Quantity, according to the Things measured by it. John de Westerbam, Prior of Ro. bester about the Year 1320. gives this Account of it— Mensura ad frumentum, & ad bladum, & ad pisa que alio nomine Mina vacantur, continet 5 Eskippas de – concessimus Johanni Downham duro blado, & ista 4 minæ cum gata qua dicitur Gun-Elien & Conv.—concessimus johanni Downham auto viaco, e iju 4 mine cum getu qua ucutur Can-Capellano— septimanatim septem panes monachales, duls faciunt 3 sunas— unde mina & gatu sa — septimanatim septem Mettys optima cerevissa ciumt 3 quarteria. Mina ad grutam recipiendum continet 7 Eskippas; Mina ad brasum continet 3 eskippas fol. 88. Abettelhen, Betteschen, Abettenscep, Some largiter 7 Eskippas & debet mensurari ficut sal & radi.

Onalibet wirgata solvet per annun quinque solides, pag. 291. Minera, Minera, Minerator, quatuor dies de consuetudme, videlicet, unum diem ad Juratores dicunt quod in principio quando Mineratores pratum Demini falcandum, ad cibum Domini, vel deveniunt in campum mineriam quarentes, inventa minera venient ad Ballivum-- Placita debent

teneri super minerias in Pecco. 16 Ed. 1.

Minatoz Carucz, A Ploughman. In the Table -cariabunt bladum per unum diem cum una carecta of Wages due to Servants and Labourers - In bieme Minatores carucarum, ventator, Subcar-restarius, quilibet eorum recipit xvi denarios. Compotus Domus de Farendon. MS. f. 32.

Mineral Courts, Curia Minerales, Are peculiar Courts for regulating the Concerns of Lead-

Mines, as Stannary Courts are for Tin.

Dituments, or Distinct, (Muniments, from nunio, to defend) Are the Evidences or Writings, whereby a Man is enabled to defend the Title of his Effate. 5 R. 2.8. and 35 H. 6. 37. Wangford fays, This Word Miniment includes all Manner of Evidence. See Muniment.

Duiffri hears Extend to the Judges of the

Realm, as well as to those that have Ministerial Offices. Co. 2. Inst. fol. 208.

Diniber. See Furr.

Minoz, One in Nonage, Minority, or under Age: More properly an Heir Male or Female, before they come to the Age of 21; during which Minority, their Actions are invalid, &: Yet a Minor may present, as Patron, to an Ecclefiaftical Benefice.

Minoze, Mincz tes, The Franciscan Friars, so called by the Rules of their Order. Nullus vocetur Prior, sed generaliter omnes vocentur Fratres Mino-rcs, & alter alterius lavet pedes — Ex Regulis S. Francisci, cap. 6.— Sub bis diebus Predicato-

Anno 1207.

Miles. See Knieht.

Militare, i. e. To be Knighted, viz. Rex per pounded of two French Words, Main, i. Manus, Angliam fecit proclamari, &c. ut qui haberent unde and Ouvrer, i. operari, and fignifics fome Trespass militarent adeffent apud Westmona serium, &c. Mat. or Offence committed by a Man's Handy-work in the Forest, as an Engine to catch Deer: Britton uses the Word Mainoverer, to occupy and manure Land. cap. 40. and cap. 62. Mainoure for Handywork. Our English Word Manure hath a great Similitude with it.

Pp

nitas perpetua, &c. Upon a Quo Warranto, 14 Hen.
7. Laurentius Dominus de Dutton clamat, quod omnes
8. Minstrelli instra Civitatem Cestria et infra Cestriam
9. Interestius Dominus de Dutton clamat, quod omnes
9. Minstrelli instra Civitatem Cestria et infra Cestriam
9. Interestius Dominus de Dutton clamat, quod omnes
9. Instruction de Corani instructi lers are declared to be Rogues, yet there is a Dimere, To let Blood. Minutio, Blood-let-Proviso therein, exempting those in Chespire licenting. This was a common old Practice among the sed by Dutton of Dutton. The Musicians of Eng. Regulars, and the Secular Priests or Canons,

Verles:

Principis a facie, cytharæ celeberrimus arte Assurgit mimus, ars Musica quem decoravit, Hic ergo chorda resonante subintulit ista: Inclite Rex Regum, probitatis stemmate vernans, Quem vigor & virtus extollit in athera fama, Indole virtutis qui vincis facta parentis. Major ut Atrides, patrem Neptunius Heros Ægea, Pelides excedit Pelea, Jason Esona, nec prolem pudor est evincere patrem; Corde gigas, agnus facie, Laertius astu, Confilio Neftor, &c.

The Office and Power of the King of the Minfirels, is mentioned in the Monaftic. 1 Tom. pag.

355.

Mint Is the Place where the King's Coin is formed, be it Gold or Silver, which is at prefent, and long hath been the Tower of London, though it appear by divers Statutes, that in ancient Times the Mint hath been also at Calais, 12 R. 2. 16. 9 H. 5. Stat. 5. cap. 5. The Officers belonging to the Mint have not always been alike: At present they are these, The Warden, who is the Chief of the Rest, and is by his Office to receive the Silver of the Goldsmiths, and to pay them for it, and to over-see all the Rest belonging to this Function: His Fee is a Hundred Pounds per Annum. The Master-worker, who receiveth the Silver from the Warden, causeth it to be melted, and delivereth it to the Moniers, and taketh it from them again when it is made; His Allowance is not any fet Fee, but according to the Pound-Weight. The Third is The Controller, who is to see that the Money be

Ministrel, (Ministrellus & Menestrallus, from the the Accounts. The Surveyor of the Melting, who French Menestrier.) A Musician, a Fidler or Piper; mentioned 4 Hen. 4. cap. 27 Pat. 24 April, after it is delivered to the Melter, which is after 9 Ed. 4. Oned Maris alli & Ministrelli predicti per the Assay Master hath made Trial of it. The forent & essential perpetua, & c. Upon a Quo Warranto, 14 Hen. clean, and fit to work with. The Graver, who

Proviso therein, exempting those in Cheshire licentials. This was a common old Practice among the sed by Dutton of Dutton. The Musicians of Eng. Regulars, and the Secular Priests or Canons, Land, incorporated by King Chaules 2. Anno 1670. V. Claus. 9 Edw. 2. M. 26. Dorso, an Ordinance In the Register of Statutes and Customs belongsuper mensuratione ferculorum & Menestrallorum. In the Register of Statutes and Customs belonging to the Cathedral Church of St. Paul's in London, collected by Ralph Baldock, Dean about divert Princes, and the Nobility, with Sports, the Year 1300. there is one express Chapter De but also with Musical Instruments, and with flattering Songs, in the Praise of them and Decano—debent notificare minutiones suas illis qui their Ancestors, which may be seen in these tabulam seribunt—post petitam lientiam minutions and the Nobility with Sports, and with flattering Songs, which may be seen in these tabulam seribunt—post petitam lientiam minutions of the proposition of the provided and the Nobility with Sports, and with flattering Songs, in the Praise of them and Decano—debent notificare minutiones suas illis qui their Ancestors, which may be seen in these tabulam seribunt—post petitam lientiam minutions of the provided and the Nobility with Sports. endi ad locum opportunum extra civitatem se transferre licitum est, ut observent minutionem in aere gratiori

sanitatis causa. - MS.

Jantatis cauja.— M.S.

29 mute Littles, Minuta sive minores Decima,
Small Tithes, such as usually belong to the Vicar,
as of Wool, Lambs, Pigs, Butter, Cheese,
Herbs, Seeds, Eggs, Honey, Wax, &c. See 2
par. Inst. fol. 649. and Udal and Tindal's Case,
Hill. 22 fac. Where the Tithe of Wood was
adjudged Minuta Decima. Cro. Rep. fol. 21. See Tithes.

Miracula, A fuperstitious Sport or Play, practised by the popish Clergy for Gain and Deceit: Prohibited by Bishop Grofthead in the Diocese of Lincoln.— Faciunt etiam, ut audwimus, Clerici ludos quos vocant Miracula, & alios ludos quos vocant Inductionem Maii.— Miracula etiam & ludos supra nominatos & scotales omnino extermine tis——— Rob. Grofthead, Episcopi Linc. Epistola apud Append. ad Fasciculum, pag.

Mirque for Mergue, A Water-Spaniel, or Diver. Fecit duos veteres, scilicet, Mirgos suspendi. Mat.

Parif. Anno 1214.

Mis: This Syllable added to another Word, signifies some Fault or Desect; as, Misprisson, Misdicere, i. e. to scandalize any one; Misdocere, i. e. to teach amis. Si Presbyter populum fuum misdoceat.

Mills, A Compact or Agreement, a Form of Peace or Compromife. ---— Quousque par inter Dominum Regem & Barones apud Lewes per for-mam unjustam Misæ pralocuta compleretur.— Pat. 48 H. 3. in Brady's Hist. Engl. Append. pag.

238.

Missipenture or Missipenture, Infortunium, Has in Law a special Signification for the Killing made to the just Affize, to over see the Officers, Has in Law a special Signification for the Killing and control them, if the Money be not as it of a Man, partly by Negligence, and partly by ought to be; his Fee is a Hundred Marks per Chance. As if one thinking no Harm, carelessy Annum. Then is The Master of Assay, who weighthrows a Stone, or shooteth an Arrow, Er. eth the Silver, and seeth whether it be accord-wherewith he killeth another: In this Case he ing to the Standard; his yearly Fee is likewise commits not Felony, but only loseth his Goods, a Hundred Marks: Then is The Auditor to take and hath Pardon of Course for his Life. Staund.

Pl. Cor. lib. 1. cap. 8. Britton, cap. 7. diffinguisheth between Aventure and Mifaventure: Aventure he maketh to be meer Chance; as if a Man being upon or near the Water, be taken with some sudden Sickness, and so fall in and is drowned, or into the Fire, and be burned to death. Mif-adventure he maketh, where a Man cometh to his Death by some untoward Violence, as the Fall of a Tree, or of a Gate, the Running of a Cart-wheel, the Stroke of a Horse, or such like: So that Milaventure in Staundford's Opinion is conftrued somewhat more largely than Britton un-derstandeth it. West. Symbol. part 2. Tit. Indite-ment. Sest. 48. makes Homicide casual, to be merey cafual or mixt. Homicide by meer Chance he defineth Sest. 49. to be, when a Man is slain by meer Fortune, against the Mind of the Killer; as if one hewing, the Ax flieth off the Haft, and killeth a Man, and this is all one with Britton's Homicide by chance mixed he defineth Misaventure; Sect. 50. to be, when the Killer's Ignorance or Negligence is joined with the Chance; as if a Man lop Trees by the Highway-fide, by which many ufually travel, and east down a Bough, not giving Warning, &c. by which a Man passing by is flain.

Misbota for Maibota. In Leg. Canuti, cap.

Missing, i. e. a Youth or young Man: 'Tis mentioned in the Mon. Angl. 1 Tom. p. 74. Ex do-no Alani de percy le meschin; and in 2 Tom. p. 86.

Willielmus Peverellus le mechin.

Maintenance, It is Ordained, That the Juffices of Jumnam que vocatur Mise-money, ut quieti sint de finibus & americamentis. Mr. Blount of Tenures. to the Intent no Person should be ignorant or mise-tained. tained.

Miscontinuance, Kitchin, fol. 231. Is the same with Discontinuance. See Dif ontinuance.

Mist, Misa, Is a French Word, signifying as much as Expensum in Latin, and the Latin Word Mifa is used in Kitchin, fol. 144. and West. Symbol. part 2. Tit. Proceedings in Chancery. Sect. 21. This Word has divers Significations, as first, it is a Gift or customary Present which the People of Wales give to every new King or Prince of Wales, at their Entrance into that Principality. formerly given in Cattel, but when that Dominion was annexed to the English Crown, the Gift was changed into Money, and that is now 5000 l. or more, which happened to be thrice paid in King James his Reign. First at his own Coming to the Crown, and that Principality. Secondly, When Prince Henry was created Prince of Wales. And thirdly, When King Charles the First succeeded him in that Principality. Mifæ etiam dicuntur prestationes illæ quas ob fruendas pristinas immunitates Cestriæ Palatinatus subditi no: o ruique Comiti impen-dunt, that is, 3000 Marks for that County. And at Cheffer they have a Mize-Rook, wherein every Town and Village in the County is rated what to pay towards the Mize. By 27 H. S. It is ordained, That Lord-Mayors shall have all such Miscs and Profits of their Lands as they have had in Times Aff. So. See 2 & 3 E. 6. 36. 33 H. 8. 13. 4 & 5 P. & M. cap. 11. Sometimes Mifes are taken for Taxes or Taillages. Anno 25 E. 1. 5. Sometimes for Cofts and Expenses, as pro mifis & are taken for Cofts and Expenses, as pro mifis & are taken for Cofts and Expenses, as pro mifis & are taken for Cofts and Characteristics.

custagiis, for Costs and Charge, ordinarily used in the Entries of Judgments in personal Actions.

Mife is also vocabulum artis, appropriated to a Writ of Right so called, because both Parties have put themselves upon the meer Right to be tried by the Grand Assis, or by Battel. So as that which in all other Actions is called an Issue, in a Writ of Right is called a Mife, unless a collateral Point be tried, and there it is called an Ifue. Co. fol. 2. 37 E. 3. 16. To join the Mise upon the clear Right; and that is more plain to clear Right; and that is more plain upon the clear Right; and that is more plain to the more plain to the results of the clear Right; and that is more plain to the results and the same that the results are the result Terms, is nothing else but to join upon this Point, whether hath the more Right, the Tenant or Demandant. Lit. lib. 3. cap. 8. fol. 101. This Word is also sometimes used for a Participle, fignifying as much as caft out or put upon. Co. 6.
Rep. fol. 124. Saffin's Caic. And fometimes corruptly for Meafe, a Mcfluage or Tenement, as a Mise-place in some Manors is taken to be such a Messuage or Tenement as answers the Lord a Heriot at the Death of its Owner, 2 Inft. fol. 285. which in our Law French is written Mees. Dounhant tiegne de Johan. de Veer Coonte d'Oxenford un Mees & fys acres de terre, &c. Dat. 14 Ed. 3. penes Wil. Andrew, Baronet.

Missell, i. e. Leprous Persons. In Matt. Paris. Anno 1254. Ecclesia Santti Juliani ubi Miselli, & Ecclesia Sancte Marie in pratis ubi Misellia vix ha-

bent vita necessaria.

Mile money, Money given by way of Contract or Composition to purchase any Library, &c.

51 Pfalm, being most commonly that which the Ordinary gives to fuch guilty Malefactors as have the Benefit of Clergy allowed them by the Law, and is usually called the Pfaim of

Mercy

Mifericogdia Is in Law used for an Arbitrary Amerciament imposed on any for an Offence; for where the Plaintiff or Defendant in any Action is amerced, the Entry is Ideo in Misericordia. Bratton, lib. 4. tratt. 5. cap. 6. hath these Words, Item si quis in Miscricordiam inciderit pro disseina, non remanebit miscricordia exigenda si ille qui amiferit, quafiverit convictionem. Kitchin, fol. 78. out of Glanvil, saith thus, Est autem misericordia Domini Regis qua quis per juramentum legalium hominum de vicineto eatenus amerciandus est ne aliquid de suo honovabili contenemento amitttat. See Glanvile, lib. 9. cap. 11. Fitzberbert says in his Nat. Brev. fol. 75. That it is called Misericordia, because it ought to be very moderate, and rather less than the Offence, according to the Tenor of Magna Charta, c. 14. Therefore if a Man be unreasonably amerced in a Court not of Record, as in a Court-Baron, &c. there is a Writ called Moderata Misericordia, directed to the Lord, or his Bailiff, commanding them that they take moderate Amerciaments, according to the Quality of the Fault. Sometimes Mifericordia is to be quit and discharged of all manner of Amerciaments that a Man may fall into in the Forest. See Cromp. Jur. f. 196. Vide Amerciament, Mer y, and Moderata misericordia. He shall be in the great Mcrcy of the King. Westm. 1. cap. 15.

MP: serioudia in cibis & potu, Exceedings, or Over-commons, or any gratuitous Portion of Meat and Drink given to the Religious above their ordinary Allowance. — Hic quoque procuravit - ut detestabiles ingurgitationes misericordiarum (in quibus profecto non erat misericordia) prohiberentur. Mat. Par. Vit. Abb. S. Albani, pag. 71. In some Convents they had a stated Allowance of these Over-commons upon Extraordinary Days, which were called Misericordia Regulares, asnutionibus vero & misericordiis regularibus duo & duo unam justam de cellario tam ad prandium quam. ad conam. Monast. Angl. Tom. 1. pag 149. b.

99 Gricozdia Communis Is when a Fine is fet on the whole County or Hundred. Mon. Angl. 1 Tom. pag. 976. Ac de murdro ac de communi Misericordia quando contigerit, videlicet, Comitatus & Hundredi, coram nobis vel aliquibus Justiciariis no-

Aris, Oc.

Man is accused of a Crime, and fails in his Defence or Purgation. Et si compellatio sit & in emendando miseveniat, sit in Episcopi potestat. Lex Canut. 78. apud Brompton.

Miferafautt, Misseeds or Trespasses,

July to enguive of all Purpressures and Misseasance.

Cro. Car. f. 498. and Misseasor, a Trespasser. Co. 2.

Inft. f. 200.

Bifficung. Eft de eftre quit de amerciemenz pur quereles en aucun Courts devant qui que il seyt, nent or-dinament ou proprement demonstre. MS. LL. Temp.

E. 2. See Abijberfing and Miskering.

Blickenning, (Meskenninga, from Mis, and Sax. Cennan, citure, LL. Hen. 1. cap. 12.) Iniqua vel injusta in jus vocatio; inconstanter loqui in Curia, vel invariare. Renovamus etiam & confirmamus Privilegia antiquorum Regum, atque ob reveventiam Domina nostra perpetua Virginis Maria Sanctique Benedicti, Sanctarumque Virginum, omnibusque futuris ibideni Abbatibus in tota possessione Monasterii, Sacham & Socham Theloneumque Juum in terra & in aqua concedo, & Consuetudines, ut ab omnibus apertius & plenius intelligantur, Anglice scriptas, scilicet, Blodewite, Mundbriche, Feardwite, Fitwite, Blodewite, Miskeninge, Frithfoke, Hamfockne, Forstall, Miskeninge, Frithsoke, Hamsockne, Forstall, Forphange, Theisphange, Hangwite, Frithbriche, Utlepe, Insongenthese, Supbriche, Tol & Tem, aliasque omnes leges & Consuetudines qua ad me pertinent, tam plene & tam libere, sicut eas in manu mea habebam. Confirm. Fundationis Monast. de Ramfey per S. Edw. Conf. Mon. Angl. 1 par. fol. 237. Et in Civitate in nullo placito Miskennagium. Charta H. 2. Civibus London. See Folimote.

Mekering. Hoc est quietus esse pro querelis covam quibuscunque in transumptione probata. MS. LL. Rob.

Cot. p. 262. See Mishering.

Billiomer. Compounded of the French Mes. which, in Composition, always signifies amis, and nomer, i. nominare, it signifies the using of one Name for another, or Misterming. See Broke,

Tit. Misnomer.

Mitvation, Milprifto, Cometh of the French Mespris, contemptus, and fignifies in our Law, Neglett or Overlight. As for Example, Mifprision of Treason or Felony, is a Neglect or light Account shewed of Treason or Felony committed, by not revealing it, when we know it to be committed. Staundf. Pl. Cor. lib. 1. cap. 19. Or by letting any Person committed for Treason or Felony, or Sufpicion of either, to go before he be indicted.

Misprison of Clerks, 8 Hen. 6. 15. is a Neglect of

Clerks in writing, or keeping Records: By the Misprision of Clerks no Process shall be annulled or discontinued. 14 E. 3, cap. 6. Stat. 8. Misprifon of Treason is the Concealment, or not disclosing of known Treason, for which the Offenders are to fuffer Imprisonment during the King's Pleafure, lose their Goods, and the Profits of their Lauds during their Lives. Cromp. Fuffice of Peace, cap. Mifprifton of Felony, fol. 40. West. Symbol. part 2. Tit. Indistments, sect. 63. in fine. Misprifton of Felony is only sinable by the Justices, before whom the Party is attainted. Cromp. ibid. The Juffices of the Common Pleas have Power to affefs Fines and Amercianients upon Persons offending by Misprissions, Contempts or Neglects for not doing or missions any Thing in or concerning Fines. West, Symbol. part 2. Tit. Fines, Sect. 133. Fusing of Assis shall amend the Defaults of Clerks missions. prifing of a Syllable, or Letter, or Writing.
Cromp. Jur. f. 20. But here we are to observe,
That other Faults may be accounted Misprifions of Treason or Felony, because some later Statutes have inflicted that Punishment upon them, that of old were inflicted upon Misprissons, whereof you have an Example Anno 14 El. cap. 3. Of such as coin Foreign Coins, not current in this Realm, and of their Procurers, Aiders and Abetters. Misprisson also fignifies a Mistaking. 14 E. 3. Stat. 1. c. 6. Here note, That Misprision is included in every Treason or Felony; and where any Man hath committed Treason or Felony, the King may cause him to be indicted and arraigned of Mispri fion only, if he please. See more hereof. Staunds lib. 1. cap. 39. Vide etiam 3 Inft. fol. 36. 6

Millal, Millale, Is a Book containing all Things to be daily faid in the Mass, Lindw. Provincial lib. 3. Tit. De Ecclesiis adificandis, cap. 2. Parochiani Ecclesiarum tenentur invenire rei divina supellettilem, viz. Antiphoriarium, Gradale, Pfalteri-um, Missale, Manuale, &c. See Spelman's Glof-

fary. Missatici Regis veniebant ibi, (i. c. ad Dover) dabant pro caballo transducendo tres denarios in hycme, & duos in estate. Lib. Domessday in

Chenth.

Milles. Sec Mife.

Millura, Singing the Nunc Dimittis, and performing the many other superstitious Ceremonies to recommend and difmifs a dying Person. In the Statutes of the Church of Pauls in London, collected by Ralph Baldock, Dean about the Year 1295. in the Chapter de Frateria, of the Fraternity or Brotherhood, who were obliged to a mutual Communication of all religious Offices, it is ordained - Ut fiat commendatio & miffura & fepultura omnibus Sociis coadunantibus & aftantibus-Liber Statut. Ecclesiæ Paulinæ, MS. Penes Joh. Episcopum Norwic. f. 25.

Midurium, Millogtum, A Difh or Platter for ferving up Meat to a Table; whence a Messe or Dish, or Portion of any Diet. King Ethelbert gave to the Abbey of St. Augustine in Canterbury - Miffurium argenteum, scapton aureum, iterum fellam cum frano aureo es genmis exornatam. Chron. Tho. Thorn. p. 1762. & Mon. Angl. Tom. 1. pag. 24. Sirmondus is of Opinion, that from hence the Word Meffe is derived; but Voffins tells

us, 'tis quia dono mitti foleat a principibus.

996

Mifferium for Ministrium. Mon. Angl. 3 lectanea Matth. Hutton, S. T. P. ex Registris Ec-Toni. pag. 102.

200 Hrnal, A false or erroneous Trial. Cro. Car. f. 284. Delve's Case.

District Is an Abuse of Liberty or Benefit; as he shall make fine for his Misuser. Old Nat. Brev.

f. 149. antered Abbots, Those Governors of religious Houses, who had obtained from the See of Rome the Privilege of wearing the Mitre, Ring, Gloves, and Crosier of a Bishop. It has been a vulgar Error, that these Mitred Abbots were all the same with those conventual Prelates, who were fummoned to Parliament, as Spiritual Lords; whereas some of those summoned to Parliament were not Mitred: And some of the Mitred were not summoned. The Summons to Parliament not any way depending on their Mitres, but upon receiving their Temporals from the

King.

Mitta Was an ancient Saxon Measure, in use before the Conquest; its Quantity does not certainly appear; some hold it to be the same with Corus, others with Modius, and others, that it was Menfura decem Modierum. In Wieb, falina redd. 30 mittas falis. Domefday, Tit. Wirec. f.ire. Ego Wulfrun, (uxor Ankotolli,) Singulis annis vit.e mee ad Festum S. Benedicti, quod est in aftate, decem meta un report o Schoolicht, quou es in assate, accent mittas de brasso & quinque de gruto, & quinque mit-tas farine tritici & 8 pernas, & 16 caseos & duas vaccas pingues de terra mea Hicheling pro respectu annuo eidem Ecclesse, (Ramesiensi) procupari decerno. Lib. Rames. Sect. 38. Praterea concessi eis septem Mittas Salis quolibet Anno percipiendas apud Wiz. Mon. Angl. 2 Par. f. 262. b.

But Mitta, or Mit ha, was not only a Sort of Measure for Salt and Corn, but rather the Place where Caldrons were put to boil Salt. Calderias quoque ad Sal conficiendum cum propriis sedibus, (i. e. the Places where they were put) qua vulgo mitchæ vocantur. In the Monastic. it seems to be a Meafure, viz. Dedi Canonicis redditus 20 folidorum, &c. Et septem mittas salis, &c. And in Domesday, viz. Reddebat Vicecomes 2 mittas salis. Gale's Hitt. Brit.

fol. 767.

Dittendo manufcriptum pedia finis Is a Writ Judicial, directed to the Treasurer and Chamberlains of the Exchequer, to fearch and transmit the Foot of a Fine acknowledged before Justices in Eyre, into the Common Pleas, &c. Reg.

Orig. f. 14.

Mittimus Is a Writ by which Records are transferred from one Court to another: Sometimes immediately, as appears by the Statute, 5 R. 2. cap. 15. As out of the King's Bench into the Exchequer, and fometimes by a Certiorari into the Chancery, and from thence by a Mittimus into another Court, as you may see in 28 H. 8. Dyer, fol. 29. and 29 H. 8. Dyer, fol. 32. This Word is also used for the Precept that is directed by a Justice of Peace to a Gaoler, for the receiving and fafe keeping a Felon, or other Offender, by him committed to the Gaol. Of diverse other Uses and Applications of this Word, see Reg. Orig. in the Table.

Birt Dithes, Decime mixta, Are those of Cheese, Milk, &c. and of the young of Beasts,

Co. 2. par. Inft. f. 649. See Tithe.

OButtito, Mestilo, Mixt-Corn, Mang-Corn, mirtilio, Masline.— Libera Eleemosynario nostro sex quarte-ria bladi mixtilionis inter pauperes Parochianos de Bolton Percy distribuenda -

cl. Eborac.

Durtum: This Word is often mentioned in our Monkish Historians; it sometimes signifies a Breakfast, but always a certain Quantity of Bread and Wine: Qui missam majorem celebraverit duos, Lector vero & servitores unum duplum ad Mixtum recipiat. Du Cange.

Morkaboes, A Kind of Stuff made in England, and elfewhere, concerning which fee 23 Eliz.

emoderata misericogdia Is a Writ for him that is amereed in a Court-Baron, or other, being not of Record, for any Trangression or Ossence be-yond the Quality of a Fault. It is directed to the Lord of the Court, or his Bailiff, commanding them to take a moderate Amerciament of the Party, and is founded upon Magna Charta, c. 14. Quod nullus liber homo amercietur nist secundum qualitatem delisti, &c. The rest touching this Writ, see in F. N. B. fol. 75. See Misericor-

Dodiatio Was a certain Duty paid for every Tierce of Wine : Concedo eis in perpetuam Eleemosynam tres masuras terra quietas de omni censu, consuenatione of alia re, excepta fola Modiatione mea de vino. So in Mon. Angl. Tom. 2. p. 994. Reddendo sine contradictione sex modios de Modiatione Waeneio; where the Word Modins signifies a liquid Measure of fixteen Quarts.

Bodius; We take it usually to fignify a Bufiel, and it is a Measure, but various according to the Custom of several Countries, in some Places containing more, in some Places less.

Ponius terræ vel agri — Sciendum est quod dedit Ilias pedum quatror Modiorum agri circa se cum omni censu suo Ecclesia Landavia, Soc. 3 Mon. fel. 200. This word was much used in the ancient Charters of the British Kings, and probably contained the same Quantity of Ground as with the Romans, viz. 100 Foot long, and as many broad.
Modius Vini, a Hogshead of Wine.

Modius villæ, Donatio A Rthmail Regis Gwentiæ Landavensi Ecclesiæ circa Annum 896. Largitus est, &c. Villam Lann-Mihargel Lichrit cum tertia parte prati — -Et 4. Modios Villa stifilat. MS. Cod.

Landaven. f. 102. col. 2.

apodo & forma Are Words of Art in Process and Pleadings, and namely, in the Answer of the and Pleadings, and namely, in the aniwer of the Defendant, whereby he denieth himself to have done the Thing laid to his Charge, mode & forma declarata. Kitchin, f. 232 It fignifies as much as that Clause in the Civil Law, Negat allegata, prout allegantur, ese vera. Where mode & forma are of the Substance of the Issue, and were but Words of Course, see Co. on Lit. f. 281.

Medium Therimanni Is when either Land, a

Modus Decimandi Is when either Land, a Sum of Money, or yearly Penson is given to the Parson, &c. by Composition, or Custom, as Satisfaction for his Tithes in Kind. See 2 Inst. fol.

Moer: It is a Danish Word, fignifying a Virgin or Maiden; the People of Norfolk in some Mea-sure retain the Word to this Day. The Occasion of their first using it was this; Norfolk (which among other English Counties, was given by King Alfred to the Danes, Anno 876.) was totally inhabited by them, and their Customs, Laws, and Speech there used. Now they call Virgins and nario nostro sex quarte-uperes Parochianos de Wormius testifies, Fast. Dan. lib. 1. cap. 6.) they named such as were excellent Singers of the wor-

thy Deeds of their Heroes, Scaldmoer, id est, Virging containing; and those that by Valour won gines cantatrices; and those that by Valour won Reputation, Scioldmoer, that is, Scutiferas Virgines, by which Name they also fignify the Amazons: But this, I confess, by the ignorant Rusticks is corrupted, they pronouncing instead of Moer, a Virgin, Mether, a Word well known to be of a different Nature.

Moietr, Medietas, Cometh of the French Moi-

Domesday.

Bolsares, or Belalles, (Ital. Melazzo, i. c. Sacchari spuma,) Anno 12 Car. 2. cap. 25. fignifies the Lecs or refuse Syrup in the boiling of Sugar; with which (by the faid Statute) Wine is prohi-

bited to be mingled or adulterated.

Dolenoum Bladon cum, A Corn-mill. Ancient Charters have it Molendinum bladum and molendinum de blado. So a Fulling-mill hath several Latin Appellations, as Molendinum fullonicum, Molend. fullanicum, Molend. fullere, Molend. fullarium, &c. A Wind-mill, Molendinum ad ventum, vel ventriticum. A Water-mill, Molendinum aquaticum. A Horse-mill, Molendinum equitium. A Grinding or Griest-mill, Molendinum molare. We read also for a Mill, Molinum and Molinus, Domesday, Tit. Sudfex. Terra Comitis Rogeri, num. 11. Cafrum Harundel. T. R. E. reddebat de quodam Molino 40s. & ibidem alibi T. R. E. reddebat Oxenford,— Comiti vero Algaro 10 libras adjuncto molino quem infra civitatem babebat.

Bolendum, Corn fent to Mill, a Grift. . Solvent nomine decimarum molendini fex modios, alias fex firyk bladi prout molendum obvenerit eidem mo-lendino. —— Chartular. Abbat. de Rading. MS.

fol. 116.

Molitura, Bulitura, Multura. It sometimes fignified a Grift, or Sack of Corn brought to the Mill to be ground: But it was more commonly taken for the Toll or Molture paid for grinding. So Wido de Meriton in his Charter to the Knights Templar, for the Mill in Merton Com. Oxon-Concesserunt mihi Fratres unam libertatem ad fuum molendinum, scilicet, molendini segeteni pro multura moteraumum, scincer, moteraum segerent pro muitira veddenda prosegete que est in tremuta, & meum brassum sine multura. Paroch. Antiq. p. 120. Molitura libera, Free grinding, or Liberty of a Mill, without paying Toll, a Privilege which the Lord general libera. nerally referved to his own Family mibi & baredibus meis molitura libera familia noftra quieta in dicto molendino — ibid. pag. 236.
This Toll for grinding was sometime called Molta, Fr. Moulte.

Molman, According to Spelman, fignifies the Servants of a Monastery. Fideles Ecclesiarum Ministeriales, Prior Lewens. pag. 16. Item omnis Mol-man inveniet equum, si bahuerit, ad p. rtandum corrodium Prioris, &c. And again, pag. 21. Omnis Lanceta, omnis Toftman, & omnis Molman, (qui non sedet super Ogeland) debent spargere unam reiam de

fiens, &c.

Molmaria. Et inveniet Maerenium, Molmaria & les Winding-yards pro reparatione dicti Molendini.

Carta 16 H. 6.

Molmutan or Bolmutin Laws. The Laws of Dunwallo Molmutius, Sixteenth King of the Britains, (who began his Reign 444 Years before Christ) was famous in the Land, till William the Conq. Usher's Primord. 126. He was the first that published Laws in Britany, and these Laws

with those of Queen Mercia, were turned into Latin by Guildas out of the British Tongue.

Bolneos, Mulneos, A Mill-Pool, or Pond Gilbert Baffet, in his Foundation-Charter to the Priory of Eurcester, gave Quaddam pratumulum quod vocatur Hamma, quod extenditur de crossa Sc-rice de Wrachmic per la Mulnedum usque illuc ubi novus rivulus afcendit in veterem rivulum, & ipsam mulnedam ad faciendum ibi molendinum. Parochi-

and Thing. Lit. f. 125.

The una Molaria, ubi molefodium. by his Vassas, to grind Corn at his Mills. Concedo fancto Amando moltam fuam & moltain similiter omnium Civium St. Amandi. Monastic.

2 Tom. p. 97.

Moltura, the fame with Molta.

Mommpng, Anno 1400. Quidam milites in die Epiphania coram Rege hastiludia pacifica vocata le Mommyng, pacem tamen odientes, secerunt publice proclamari, ut sic cum manu forti castrum irruentes, Regent incautum possent proditorie trucidare. Hist. Croyland. Contin. pag. 495. Whence it appears that Monimying was a Sort of Mock-fight, from the Teutonic Mummen, to mimic, or to act a lu-dicrous Part. This military Sport is now turn-ed into the Diversions of Peace and Plenty at Christmas, when some Antick Fellows in Disguise go round the Neighbourhood to fing and dance, and get Money or good Chear. These Mimicks are called Mummers, and their Acting is still called Mumnyng, or Mumming.

Money in Domesday, viz.

Tit. Wirecestre Burgenses plures babuit & pro 15 bidis se defendit quando Moncia vertebatur, (i. c. mutabatur) quisque monetarius dabat 20 s. ad London pro cu-

neis moneta accipiendis. See Siclus.

Monetagnun, Mintage, the Right and Pro-

priety of coining or minting Money.

Money, Moneta, Pecunia, Is that Metal, be it Gold or Silver, that receives an Authority by the Prince's Impresa to be current: For as Wax is not a Scal without Print, so Metal is not Money without Impression. Co. on Lit. pag. 207.

Monetagium Was a certain Sum of Money paid every third Year by the Tenant to the Lord, that he should not change the Money which he had coined; for it was lawful formerly for great Men to coin Money, (but not of Silver or Gold) which was current in their Territories. This was abrogated by Hen. 1. cap. 1. Monetagium commune quod capiebatur in civitatibus & comitatibus, quod non fuit tempore Edwardi Reg.s, hoc re amodo fiat omnino defendo.

Donger Seems to be a little Sea-Veffel which Fishermen use. Anno 13 Eliz. cap. 11. When the Word ends in Monger, as Ironmonger, Woodmonger, it signifies Merchant, from the Saxon Manger,

Mercator.

Monetario, or Moneroza, Monetarii, Are Minifters of the Mint, which make and coin the King's Money. Reg. Orig. fol. 262. and 1 E. 6. 15 It appears in ancient Authors, That the Kings of England had Mints in feveral Counties of this Realm; and in the Traffate in the Exchequer, written by Ockham, I find, that whereas Sheriffs were usually obliged to pay into the King's Exchequer the King's Sterling Money, for such Debts as they were to answer; they of Cumberland and Northumberland were admitted to pay in any Sort of Money, fo it were Silver: And the Reason is there given, because those two Shires Monetarios de antiqua institutione non habent-qued Ab-

bas & monachi predicti habeant unum Monetarium & unum Cuneum apud Rading ad monetam ibidem, tam ad obolo & Sterlingos quam ad Sterlingos prout moris est fabricand. & faciend. Memorand. Scacc. de Anno 20 Edw. 3. inter Record. de Trin. Rot. Of later Days the Title of Moniers hath been given to Bankers, that is, fuch as make it their Trade to deal in Monies upon Returns.

Book, From the Greek Moro, folus, because the first Monks lived alone in the Wilderness, and not in Cities. In Latin they were called Unales, for the same Reason affirmed. They were divided into three Ranks: Comobitarum, i. e. A Society living in Common under the Government of a fingle Person: These were under certain Rules, and were afterwards called Regulars. Anacheretæ, or Eremitæ, were those who lived in the Wilderness upon stale Bread and Water. St. Fereme tells us that of these, Paulus fuit Auffor, Antonius illustrator, Johannes Baptista princeps: But Scaliger was of Opinion, that Paul was the First. Sarabaita were Monks who lived under no Rule, but wandered in the World.

Monks Clother, A certain Kind of coarse Cloth, mentioned 20 H. 6. 20.

Monopoly May not improperly be derived from the Greek Μόνιο Solus, and των έω Vendo, which fignifies to sell alone, and so is a Privilege of the King (as some interpret it) by his Grant, Commission, or otherwise, to any Per-fon or Persons, of or for the sole buying, selling, making, working, or using any Thing, whereby any Person or Persons are restrained of any Freedom or Liberty that they had before, declared against Law, by 21 fac. c. 3. except in fome particular Cases, concerning which see 3 Inst. fol 181. All Monovolies against Magna Charta, exe. Co. 2 par. injt. cap. 29. So then all inclosing is a Monopoly, which is positively contradicted in More's Rep. fol. 675. Darcy and Allen's Case, because any Grant made by the King pro bono Publico is not a Monopoly. See Grotius de jure belli & pacis 233.

Monfter, Monftrum, A Monfter born within lawful Matrimony, that hath not human Shape, cannot purchase, much less derain any Thing; but if he have human Shape, he may be Heir, though he have some Deformity in any Part of

his Body.

Monstrans de dzoit Is as much as to say, The shewing of Right; in a legal Sense it denotes a Writ issuing out of Chancery, for the Subject to be restored to Lands and Tenements, which he shews to be his Right, though by Office found to be in the Possession of another lately dead; by which Office the King is entituled to a Chattel, Freehold or Inheritance in the faid Lands. And this Monstrans de droit is given by the Statutes 34 E. 3. cap. 14. and 36 E. 3. 13. See Staund. Prerog. cap. 21. and Broke, Tit. Petition, and Co. 4 Rep. fol. 54. Case of the Wardens and Commonalty of Sadlers.

Monftrans de faits on Gecords, Shewing of Deeds or Records is thus, Upon an Action of Debt brought upon an Obligation, after the Plaintiff hath declared, he ought to thew his Obligation; and so it is of Records. And the Difference between Monstrans de fait and Oyer de faits, is this; He that pleads the Deed or Records, or declares upon it, ought to frew the fame; and the other, against whom such Deed or Record is pleaded,

may demand Oyer of the same.

Monstraverunt Is a Writ that lies Tenants in ancient Demefre, being diffrained for the Payment of any Toll or Imposition, contrary to their Liberty which they do or should enjoy. See more in E. N. B. fol. 14.

Monffrum Is sometimes taken for the Box in which Relicks are kept. Item unum Monstrum cum offibus St. Petri, &c. Monast. 3 Tom. pag.

Monstrum Is also taken for what we call corruptly mustering Soldiers, viz. Assignavimus vos, ad Monstrum sive Monstrationem eorundem. Du Cange.

Month or Moneth, Mensis, In Saxon Monath, is a Space of Time, containing by the Week 28 Days, by the Calendar fometimes 30, fometimes 31. See Co. lib. 6. fol. 61, and Kalendar-Month. Some have derived it from μn , menfis, and that from the German Mon or Man, one of their antique Deities and Kings, mentioned by Tacitus; Ex boc, says the learned Spelman, masculino (ut Hebrei) Lunam dicunt genere, Der Mon, dominamque ejus & amasiam e cujus aspectu alias languet, alias respissit, Die son quast hunc Lunam, hanc so-lem. Hinc & Idolum Luna viri singebant specie; non ut Verstegan opinatur, famina, ex quo & vestem miram ad genua vix dinissam.

Moooge. The Lord's Bailists in the Isle of Man,

who fummon the Courts for the feveral Sheadings, are called Moors, and every Moor has the like Office with our Bailiff of the Hundred. See Mr. King's Description of the Isle of Man.

Mota, Curia, placitum, conventus, From the Saxon Gemote, conventus, which may be deduced from the Saxon Motian, placitare. It is a Term well understood in the Inns of Court, to be that Exercise or Arguing of Cases, which young Students perform at appointed Times, the better to enable them for Practice and Defence of Clients Causes. The Place where Most-Cases were argued, was anciently called a Most-Hall. In the Inns of Courts there is a Bailiff or Surveyor of the Mosts yearly chosen by the Bench, to appoint the Mootmen for the Inns of Chancery, and to keep Account of Performance of Exercifes both there, and in the House. See Orig. Fudiciales, fol. 212.

Poota Canum, A Pack of Dogs .-Glaston. admissus est, a quo statine exegit Thesaurarius feodum Domini Regis, quod acciderat ei per mortem Abbatis, scil. Palefridum, Annulum & Mootani Ca. Abbatt, Jett. Paleyraum, Annaum O Motoam Canum — Et factus off ibi pro palefrido & Moota Canum novus finis viginti marcarum. Cartular. Abbat. Glaston. MS. f. 1046. Vide Muta.

[Mouthouse-Court, So the Hundred-Court of

Bingham in Nottinghamshire is called, and the Place where it stands, Mosthouse-Pit. Ant. Not.

Mootmen Are those that argue Readers Cases (called also Moot-Cases) in the Houses of Chancery, both in Term-time, and also in Vaca-tions. Coke's Rep. 3 par. in Procemio.

29028. A Moor, or more barren and improfitable Ground than a Marsh. 1 Inst. fol. 5. a. Tis derived from the Saxon Mor, i. e. Mons. It fignifies also Marsbland. See Morosus. Usque ad Moram, i. e. Muccosam & humidam planitiem. Monast.

2 Tom. pag. 50, 52.
Moza, i. e. Heath. Item de pannagio berbagio, &c. & de omnibus exitibus boscorum, Morarum, &c. Fleta, lib. 2. cap. 71.

SPORE.

- De quadam placea Moræ Mussia & Vasti in Villa de _____ Mon. Angl. 2 part. 306. b. A watry or boggy Moor; for such in Lancashire they call Mosses to this Time. Moressa is also used in the same Sense. Mon. Ang. 3 part.

3Dozatum, A Sort of Drink formerly used here. Singulis vafis vini, Morati, &c. H. Huntingdon,

Mozatur, or Demozatur in Lege, Signifies as much as He demurs; because the Party goes not forward in Pleading, but rests or abides upon the Judgment of the Court in this Point, who deliberate, and take Time to argue and advise thereupon. Whenfoever the Counsel Learned of the Party is of Opinion, that the Count or Plea of the adverse Party is insufficient in Law, then he demurs or abides in Law, and refers the same to the Judgment of the Court. Coke on Litt. fol. 71. b. Scc Demurrer.

Mozetum, Morsby in Cumberland. Mozetum Was a Sort of brown Cloth, mentioned by Matt. Paris, Anno 1258. with which they made Caps. Venit enim Londinum cum 20 equitaturis, cujus familia collaterilis 8 capis, viz. 5 clausis & 3 manicatis de optimo Moreto superbivit redimita.

3302gangina, From the Saxon Morgen, the Morning, and Gisan, to give, i. e. the Gist on the Wedding Day. Si sponsa virum suum supervixerit doten & maritationem suam, cartarum in-strumentis, vel testium exhibitionibus ei traditam, perpetualiter habeat & Morganginam fuam. LL. Hen. 1. cap. 70. i. e. Her Dowry. In some Books 'tis writ Morganegiba. In Leg. Canuti apud Brompton, tis writ Morgangia, cap. 99. In Leg. Hen. t. cap. 11 & 70. tis Morgangioa. It fignifies literally Donum matutinale; and it is what we now call Down-Money, or that Gift which the Husband Dowry-Money, or that Gift which the Husband if it contain exceffive Usury, is forbidden by presents to his Wife on the Wedding-Day, from 37 H. S. cap. 9. But I rather think 'tis called the Saxon Morgen, Aurora, and Groan, Dare; Mortgage, because, if the Money is not paid at and was usually the Fourth Part of his personal the Day, the Land moritur to the Debtor, and is Estate; not here, but amongst the Lombards. Du forfeited to the Creditor.

French Morion, i. Cassis, a Head-piece, and that feems to be derived from the Italian Morione. Anno 4 8 5 P. & M. cap. 2. now called a Pot.

Mogidimum, Seaton in Devonshire.

Duzina, Murrein, An infectious Distemper in Cattle. — Carnifex qui vendit carnes perinas con-taminatas, vel carnes de Morina, vel emat carnes a Jud. is, & vendat Christianis, & super boc conviltus, primo graviter amercietur, secundo patiatur judicium pillorii, tertio incarceretur, & vedimatur, quarto abju-ret villam. Consuetud. Domus de Farendon. MS. f. 43. Morina also signifies the Wool of Sheep dead with the Morin. Lana per se vendatur cum pellibus, Morina mortuarum, i. e. the Wool of fick Sheep, and of those dead with the Morin. Flera, lib. 2. c. 79. par. 6.

Mozolus. See Mora. In viis & femitis per vallem quandam Morosam & aquesam. Monast. I Tom. pag. 648.

Dozveth. See Corstopitum.

Mogfellum terræ, A fmall Parcel or Bit of Et unum Morsellum terræ juxta Land. Horreum (uum. Carta 11 H. 3. Par. fol. m.

Mozfellus terra, A small Parcel of Land. Matt. Parif. pag. 438 and Mon. Angl. 2 Tom. pag.

Mortus, A Sort of Button fo called, which was used in the Priests Garments.

Mostarium, A Light or Taper fet in Churches, to burn possibly over the Graves or Shrines of the Dead. Walterus tenet duas acras terra & dimidiam ibidem de feudo de Bockland ad inveniendum unum mortarium ardentem in Ecclesia de Cheping. - Consuetud. Domus de Faren-Faringdon. don. MS. f. 48.

Most-dancestor. See Affife of Mortdancestor.

Moltgage, Mortgagium, vel mortuum vadium, Is compounded of two French Words, viz. Mort, i. More, and Gage, i. Pignus: In Law it fignifies a Pawn of Land or Tenement, or any Thing moveable, laid or bound for Money borrowed, to be the Creditor's for ever, if the Money be not paid at the Day agreed upon; and the Creditor holding Land or Tenement upon this Bargain, is called Tenant in Mortgage. Of this we read in the Grand Custumary of Normandy, cap. 113. which see. Glanvile likewise, lib. 10. cap. 6. defineth it thus; Mortuum vadium dicitur illud, cujus fructus vel redditus interim percepti in nullo se acquietant. So you see it is called a Dead Gage, queen. So you lee it is called a Dead cage, because whatsoever Profit it yieldeth, yet it redeemeth not it self by yielding such Profit, except the whole Sum borrowed be paid at the Day. See Skene de verbor. signif. verbo Mortgage. He that pledgeth this Pawn or Gage, is called The Mortgager, and he that taketh it, The Mortgagee. Weft, Symb. part 2. Tit. Fines, fest. 145. This,

2002th, Murder. Sax. Morth, Death. Morthlaga, 2002ism Is all one in Signification with the a Murderer, or Man-flayer. Morth-lage Homicide,

or Murder, &c.

Mostitibus, i. e. Dead of the Rot. Praterea concessi eis, &c. Omnes pelles agnorum de omnibus maneriis meis, &c. tam de his que eduntur quam de

Mortitivis. Monast. 2 Tom. pag. 114.

Doltmaine, Manus mortua, Is compounded of two French Words, Mort, i. mors, & maine, i. manus: It fignifies an Alienation of Lands and Tenements to any Guild, Corporation, or Fraternity, and their Successors, as Bishops, Fraternity, and their Successors, as Bishops, Parsons, Vicars, &.c. which may not be done without the King's License, and the Lord of the Manor, or of the King alone, if it be immediately holden of him. The Reason of the Name may be deduced from hence, because the Services, and other Profits due, for Dolling, alias Dottling, Is that Wool taken fuch Lands as Efcheasts, &c. flould not without from the Skin of a dead Sheep, either dying of the Rot, or killed. 4 E 4. 2 &c. 3. 27 H. of line h. Lands as Efcheasts, &c. flould not without from the Skin of a dead Sheep, either dying of the License, come into a Dead Hand, or into the Rot, or killed. 4 E 4. 2 &c. 3. 2. 7 H. of line h. a Hand as it were Dead, and so dedicated with the switten Morkin. 3 Fac. 18. Norling or unto God, or pious Uses, as to be abltrastedly Shorling. 3 E. 4. 1. and 14 Car. 2. 18. See Shording. reditaments, and is never to revert to the Donor, or any temporal or common Use. Magna Charta, cap. 36. and 7 E. 1. commonly called The Statute of Mortmaine, and 18 E. 3. cap. 3. and 15 R. 2. cap. 5. Polydore Virgil, in the Seventeenth Book of his Chronicles, mentions this Law, and

gives

gives this Reason of the Name, Et Legem hand manum mortuam vocarunt, quod res semel data collegiis facerdaum, non utique rursus venderentur, velut mortur, hoc est, usui aliorum m. etalium in perpetuum adepta essent. Lex diligenter servatur, sic ut nibil possessionum ordini sacerdotali a quoquam detur, nis Regio permissu: But the forementioned Statutes be in some Manner abridged by 39 Fliz. cap. 5. by which the Gift of Lands, &c. to Hospitals is permitted, without obtaining Licenfes in Mortmain. Hotoman, in his Commentaries De verbis feudalibus, verbo Manus mortua, hath these Words; Manus mortua locatio est, que usurpatur de iis, que-rum possessio (ut ita dicam) immortalis est, quia nunquam baredem habere desinunt: Qua de causa res nunquam ad priorem dominum revertitur, nam manus pro possessione di itur, mortua per antishrasin pro immor-tali, & Petrus Belluga in spe ulo principum, sol. 76. Jus amortizationis est licentia capiendi ad manum mortuam: To the same Essect read Cassan. de con-Juet. Burgund. pag. 348, 387, 1183. 1185, 1201, &c. Skene de verb. signif. saith, Dimittere terras ad manum mortuam est idem atque dimittere ad multitudinem sive universitatem, que nunquam movitur, idque per avlispassir, seu a contrario sensu, because Commonalties never die. The President and Governors for the Poor within the Cities of London and Westminster, may without License in Mortmaine, purchase Lands, &c. not exceeding the yearly Value of 3000 Pounds, &c. by the Statute made 14 Car. 2. cap. 6.

Postrell, A Mes of Milk and Bread.

Cuilibet fratrum pauperum in Hospitali S. Crucis prope Winton dabatur cotidie panis bonus de frumento ad pensam sive pondus quinque marcarum, 😁 una Lagena cum dimidia mediocris cervifia, potagium fufficiens, tria fercula in prandio, viz. Mortrel confectum de Wastell & lacte, unum ser ulum carnium, vel piscium; & unam pitantiam juxta exigentiam diei.

Anno 1373.— Ex Cartular. S. Crucis. MS. pe-

Anno 1373. Ex Cartu nes Hen. Worsley, Armig.

Mortusty, Mortuarium, rectius Mortavium, Is a Gift left by a Man at his Death to his Parish-Church, for the Recompence of his personal Tithes and Offerings not duly paid in his Lifetime. A Mortuary is not properly and originally due to an Ecclefiastical Incumbent from any, but those only of his own Parish, to whom he ministers spiritual Instruction, and hath Right to their Tithes. But by Custom in some Places of this Kingdom, they are paid to the Parsons of other Parishes, as the Corps passes through them. See the Statute 21 H. 8. cap. 6. before which Statute Mortuaries, were payable in Beafts; the Best to the Lord for a Heriot; the Second for a Mortuary. Nor was it only de meli-Second for a mortuary. Nor was it only as metrori Averio, fed de meliori re. Mortuarium (says Lindewode) sic dictum est quia relinquitur Eclesse pro anima defuncti. Custom did so prevail, that Mortuaries being held as due Debts, the Payment of them was enjoined as well by the Statute De Symbotum anima.

A Cors. prefent, (bccause the Beast was prefented with the Body at the Funeral,) and sometimes a Principal. Of which, see a learned Discourse in the afterwards King, it is taken to signific a Fortrels, Antiquities of Warwickshire, fol. 679. And see Selden's History of Titbes, pag. 287. There is no Tower of London, & Mota de Windsor. The Selden's History of Titbes, pag. 287. There is no Tower of London, and Fortress of Windsor, Mote Mortuary due by Law, but by Custom. 2 Part. also signifies a standing Pool or Water to keep Inst. fol. 491. See Spel. de Concil. Tom. 2. fol. 390. Fish in, or a great Trench of Water encompast ling a Castle, or other Dwelling-house. He Indentura—

Q q

60. par. 30. Iteni si Rector petat Mortuarium ubi dari confuevit. See Nonagium and Principal, and Pretium fepulchri.

In the Irifb Canons 'tis called Pretium fepulchri, and Sedatium, viz. Omne Corpus fepultum babet in jure fuo vaccam & equum & vessimentum & ornamenta lesti sui, &c. Canon. Hibern. lib. 19. c. 6. And in another Place, Rogat principem lost, i. e. the Bishop, ut Basilicam ejus soderit, &c.

The Word Mortuarium was sometimes used in a Civil, as well as an Ecclefiattical Sense, and was payable to the Lord of the Fee, as well as to the Priest of the Parish.— Debentur Domino (i. e. manerii de Wrechwyke) nominibus beriotti &

mortuarii due vacca pret. xii fol. Paroch. Ant. p. 470. from, Pavimenta telfellata, Pavements of curious little Pieces of Brick, or Tile, or Marble, about the Eigness and Form of Dice, with which the Romans generally paved the Place, where they fixt the Pratorium or General's Tent, of which feveral have been ploughed up in many Parts of England. Fran. Junius cites this Account of them from a Manuscript Saxon Glossary of Lawrence Noel-Musaick-work, which is a Kind of Ornament made in Picture with little square Stones like Dies of all Colours, fet together with certain fine Cement upon a Wall or Floor, so that the Forms of Things be therewith pourtrayed and expressed as though they were painted. Also it is more durable than any Kind of Painting, by reason that neither by Weather, wearing, nor washing, the Colour can be taken away, which bath the Thi kness of the little Dies voberewith this Work is made. Of this Kind of Work is little in England. Howbeit I have seen of it, especially upon Church-Floors before altars, as is to be seen before the High Altar at Wcstminfler, although it be but grofs. In Italy it is almost

wery where, and in most Churches to be met.

2003-2 roopers, A rebellious Sort of Malefactors in the furthest Parts North of England, that live by Robbery and Spoil, not unlike the Tories in Ireland, or the Banditi in Italy, for whose Suppression were made the Statutes of 4 Fac. 1. c.

1. 7 Fac. 1. c. 1. and 14 Car. 2. cap. 22.

Opotobell, The Bell fo called, which was used by the English Saxons to call People together to the Court. Debent statim pulsatis campanis quod Anglice vocat' Mot-Bell, convocare omnes & univeronvocatio populorum. Leg. Edw. Conf. cap. 35.

Post, Moda, From the Saxon Gemote, Curia, placitum, conventus: As Mota de Hereford, i. Curia

vel placita Comitatus de Hereford. In the Charter of Maud the Empres, Daughter of King Henry the First, we read thus; Sciatis me fecisse Milonem de Glocost. Comitem de Hereford & dedisse ei ori Averio, sed de meliori re. Mortuarium (says lindewoole) sic dictum est quia relinquitur Erclesse pro motam Herefordiæ cum toto castello, &c. Hence anima defuncti. Custom did so prevail, that Mortuaries being held as due Debts, the Payment gemote, curia vel conventus Burgi; Swain-of them was enjoined as well by the Statute De circumspecte agaits, in 13 E. 1. as by several Confittutions, &c. A mortuary was anciently called Saukesceat, which signifies Pe unia Sepulchaslis, or We commonly apply the Word Most to that Symbolum anima. After the Conquest it was called a Cors-present, (because the Beast was presented with the Bedy at the Funeral,) and sometimes a Prince of which see a learned Discourse in the afterwards King, it is taken to signifie a Fortrels,

dentura dit prafato Thomæ tria stagna 😌 unam Motam Piscariam existen. infra manerium Domini de Yeffyn, Hab. prædiéta tria stagna & prediétam Motam cum tota piscatione in eistem & cum incremento piscium in Feb. 11 Edw. 4.

Done who may be removed or dif-

placed, or rather a Vagrant. In Carcere detenti, Canonici, vel alii Religiosi, Motibiles, Furiosi, &c. Convenire non poterunt, i. e. In jure convenire non pessunt. Fleta, lib. 6. cap. 6. par. 22.

Moteer, A customary Service or Payment at the Mote or Court of the Lord. ____ Johannes Rex, Gr. Sciatis nos clamaffe quietum homines de Cornubia in perpetuum de quadam consuetudine vocata Moteer, statuentes & firmiter pracipientes quod nec in curia nostra, nec in curia alterutra, in partibus illis de catero teneatur illa confuetudo. - Tefte, &c. Rot. Cart. 5 Joh. m. 9.

Motwooth, (the fame as Faldwurth) One who was of Age to be of the Decennary; from the Sax.

Mot, Conventus, and Wearth, Dignus.

Mounterium, Anno 20 H. 3. Placitum in curia Christianitatis ceram Rogero Cov. & Litchs. Episcopio de 21 Libris, 16 Solidis, 4 Denaviis, uno pari Epicepio de Il Lioris, doctinas, 4 penarias, non pare decretalium, una fella, uno frano parea meno, uno mounterio, duobus loculis de ferico, una zona ferica pradictorum Prioris & Vivarii, quæ non sunt de te-flamento vel matrimonio. Prynn, Collect. Tom. 3.

Mounter, An Out-ery or Alarm to mount, and make fome speedy Expedition. Volumus insuper quod nullus cujuscunque conditionis, ratione gradus vel dignitatis existat, clamores vel turbationes facere auceat, quibus nos vel exercitum no-firm turbari contingat quovis modo, & fpecialiter illum clamorem quam Mowntee appellamus, vel ali-- Statuquem alium clamorem irrationabilemta Hen. 5. Reg. Angl. tempore guerræ apud Nic. Uptonum de militari Officio. lib. 4.

Muchehunt. Habeant hi quatuor unam regalem potestatem (Jalva semper nobis nostra presentia) quaterque in anno Generales Foresta demonstrationes & viridis & veneris forisfactiones quas Muchehunt dicunt, &c. Vide Leg. de Foresta R. Canuti, cap.

Muffulæ, Winter-Gloves made of Ram-skins. In Leg. H. 1. cap. 70. they are called Musflue, and

fometimes Musfla.

Musier, As it is used in the Common Law, feems to be a Word corrupted, and used for Melior, or the French Melieur, and fignifies the Lawful Isue (born in Wedlock, though begotten before) preferred before an elder Brother born out of Marrimony, Anno 9 H. 6. 11. Smith de Repub. Anglorum, lih. 3. cap. 6. But by Glanvile, lib. 7. cap. 1. The lawful lifue feems rather Mulier than Milier become the interest of the life of the life. than Melior, because he is begotten e Muliere, and not e Concubina; for he calls such Issue Filios mulieratos, opposing them to Bastards; and Britton, cap. 70. hath frere mulier, i. the Brother begotten of the Wife, opposite to frere Bastard. This appears to be used in Scotland also: For Skene de verbor. signific. says, that Mulieratus filius is a lawful Son, begotten of a lawful Wife. A Man hath a Son by a Woman before Marriage, that is a Bastard, and unlawful, and after he marries the Mother of the Bastard, and they have another Son; this second Son is called Mulier, that is to fay, Lawful, and shall be Heir to his Father; but the other cannot be Heir to any Man,

- testatur, quod pradictus Rogerus tradi- because in Judgment of Law he is said to be nullius filius, or filius populi, according to the old Verfes.

> Cui pater est populus, pater est sibi nullus & omnis, Cui pater est populus, non habet ipfe patrem.

And you always find them distinguished with this Addition, Baffard eigne and Mulier puisne. See Co. Lit. fol. 170 0 243.

Mulier also was anciently used as an Addition; as, Omnibus—— Domina Johanna de Foresta, Mulier, salutem. Noverit universitas vestra, qued, &c. Dat. 3 Regis Edw. Filli Edw. Ex Autographo penes Authorem. By this it was doubted whether Mulier fignified a Wife, or a Woman born in lawful Wedlock. But the following Deed clearly shews it the former, and is conformable to what Sir Edward Coke fays, 2 Inft. fol. 434. That, of ancient Time, Mulier was taken for a Wife, and sometimes for a Widow.

Lizabeth Grendon filia & hares legitima Do-mini Hamonis Peshal mil. dum vixit, & Alicia uxoris suæ filia quondam Roberti Harley 😌 Fohanna uxoris ejusdem Roberti, filii & heradis quondam Roberti Harley mil. & Margareta uxoris fue, pars Roberti Harley mil. & Margareta uxoris Jua, pars appellans & activis ex parte una, & Johanna Harley Mulicr pars appellata & rea ex altera. Eadem Johanna Harley per Officialem Diocessa Middlesex. occassone frigidatatis store impotentia naturalis Roberti mariti sui coeund. stre eam carnaliter cognoscend, mota, ab eodem Roberto separata suit. Et nunc, ex supplicatione prasata Elizabetha Grendon hac separa-tio cassatur & annullatur, & matrimonium inter ess folidum & firmum fuisse declaratur per instrumentum publicum. Dat. Anno 1400. Ex MS. penes Will. Dugdale Arm.

Mulicrtie, or Bulerie, (Coke on Litt. fol. 352. b.) The Being or Condition of a Mulier, or lawful Issue. Fait a remembre que Osbart Parles engendra Reynald de Affeles en Bastardic; le quele Osbart enfeffa le dit Regnald en Fee en tote son tenement de Asseles, a lui & a ses heires a touts jours; le quele Reynald engendra Simon de Asseles en Mulcrie; le quele Simon engendra Aliue, Agnes & Margerie en Mulerie. MS. penes Will. Dugdale Arm.

Mulio de fimo. A Heap of Cart-Dung to be fpread upon Land .-– În Berton parva quilibet custumarius --- cariabit de simo de sterquilinio x muliones de fimo. Ex Cartular. S. Edmundi. MS. f.

ant, quod ego Richardus de Harrecurt concessi Williel.

Mullones fæni, Cocks or Ricks of Hay.

de Sutton pro Homagio & Servicio suo totani illam virgatam terra-in Sutton, una cum Messuagio, & pertin. — dictus vero Willielmus & haredes sui arabunt unum Selionem ad yvernagium & unum Šelionem ad semen quadragesmale, & unum Selionem ad Wa-vestam; & sarclabunt per unum diem cum uno bomine, & falcabunt cum uno bomine per unum diem in Esteia -& invenient unum bominem ad levand. prata, & cariabunt dicla prata cum una Carecta quousque cariata sint plenarie in Curiam de Sutton, 👺 invenient unum hominem ad faciendum Mullones sceni quousq; persiciantur & facient quatuor Precarias autumpnales cum duobus hominibus, scil. tres ad cibum illorum proprium & quartum ad cibum Domini, & cariabunt bladum per unum diem cum una Caretta, & invenient unum hominem per unum diem ad faciend. Meyas in Grangia. Hac omnia Servitia, &c. Hiis testibus Domino Henrico de Harrecurt, &c. Penes Tho. he had not then confidered the Meaning of it.

Wollascot Arm. _____ Inse Robertus & omnes ____ Rex tenetur Ottoni de Grandisono in de.em milli alii Custumarii domine liberam falcatam in prato vocato Gilberdsham fine prandio debent tornare, & inde fanum levare, & muliones inde fa ere. Paroch. Antiq. p. 401. Hence in old English a Moult, now a Mow of Hay or Corn.

Mulmittan Lams. See Laws.

Bulneda, A Place to build a Water-Mill. Et quod lam pratufculum, fecus flagnum molendini ufque ubi rivus descendit in veterem rivulum, er ipsam Mulnedam ad fa iend. ibidem Molendinum. Mon. 2 Tom. pag. 284.

Butta or autitura Epistopi, Is derived from the Latin Word Mulifa, for that it was a Fine given to the King, that the Bishop might have Power to make his last Will and Testament, and to have the Probate of other Mens, and the

granting Administrations. 2 Inst. f. 491.

Hustinstation, Multiplicatio, Multiplying or Increasing: By a Statute made 5 H. 4. cap. 4 It is Ordained and Established, That none from beneeforth foll use to multiply Gold or Sil er, nor use the craft of Multiplication, and if any the same do, he shall incur the pain of Felony; and it was made, upon a Prefumption that some Persons skilful in Chymistry, could multiply or augment those Metals.

And Henry the Sixth granted Letters Patent to fome Persons (who undertook to persorm the same, and to find out the Philosopher's Stone,) to free them from the Penalty of the Startute. Rot. Pat. 34 Hen. 6. m. 13. Co. 3. Inst. fol. 74.

H Multo fortion, Or a minori ad majus, Is an Argument often used by Littleton, and is framed thus. If it be so in a Feoffment passing a new Right, much more is it for the Restitution of an ancient Right, &c. Co. on Lit. fol. 253. and

260. a.

Beilte, Butile, Molte, Wuto, Butte, Muttons or rather Weathers, quia testiculis mutilati. Several ridiculous Derivations are given of this Word : I suppose the Original was British ; for Molt in the present Irish Tongue fignifies a Ram, Most in the present trip Tangue mannes a Kani, a Male Weather, to which the Latin Multo is always reftrained, and does not extend to the Female Sheep or Ewe. —— In frauro funt LII matres Oves, XXV multones, XII agri mares, & XIV agni feminales - And again - XXXII oves lactrices, III multones, XL oves otiosas; i. e. Thirty-two milch Ewes, three Rams or Weathers, Forty barren Ewes. Chartular. Glason. MS.f. 39. De vaccis 69, de bovettis 17, de bovicu-lis 10, de Multonibus 381, de Hurtis & muricis 207, de Hogris 121, de Agnis 100, de Porcis 33, de Hogettis 126, & de Porcellis 80, &c. Inventor. bonorum Priorat. de Tichfield, Anno 1420. Item omnes Custumarii de Bromyard forinseco debent falcare & levare de consuetudine de Overrum-pency annuawild. Liber niger Episcopat. Heref.

Bultones auri, Pieces of Gold Money impress with an Agnus Dei, a Sheep or Lamb on the

one Side, and from that Figure called Multones. This Coin was more common in France, and fometimes current in England, as appears by a Patent 33 Ed. 1. cited by the learned Spelman, though

- Rex tenetur Ottoni de Grandisono in de em milli bus multonum auri.

Bultura. See Molta. Dabunt Multuram ad vice simum vasculum quando ad molendinum meum mo-

lere voluerint. Mou. Angl. 3 Tom 91.

Apulture, (Molitura vel Multura) Signifies the Toll that the Miller takes for grinding Corn. Et totam sequelam Custumariorum meorum qui ad dictum molendinum bladum fuum molent, ad fextum decimum was, & braseum suum sine Multura. Mon. Angl. 2 Par. fol. 825. a. And if that will grynd at his Milne, to grend at xxiiii vessel. And sor their Male nogot give Multer, &c. An Award, Dat. 28 H. 6.

Claubellus Is a Fish caught in the North of England in Summer. 'Tis mentioned in Fleta, lib. 2. cap. 12. par. 12. Dedit Mulvellum, Butyrum,

Mundbrech, A Compound of the Saxon Mund, tutela, defensio, and Brice, fractio, violatio ; si Rex E-clefiam, monasterium, burgum, hominem aliquem vel societatem, corumve res aut pradia in suam susceperat protectionem, dicebatur hoc omne & ejusmedi quicquid in Regis esse mundio (in Saxon On Tynings munde,) cujus violatio etiam Mundbrice diéta est q. protectionis violatio, aut data pacis fractio, qua in Analorum lege 5. libris plettebatur. Spelman's Gloff. verbo Mund. Some would have Mundbrech to fignify an Infringment of Privileges; others would that it denotes Montis fracturam, because Mund also is mons. But of later Time it is expounded clausarum fractio, for Mund fignifies Clausarum mu-Joi. 74.

Authors, Conflit of ten Persons, or more. But must do any certain Number, but less to the Breaking of those Fences, which in many Parts of England we call Mounds; and we like the Judges.

Little Conflit of the Judges.

Bunde, i. e. Peace.

Mundebrece, i. e. a Breach of the Peace. Leg.

H. i. c. 37, 66.

M moeburde, (Mundeburdum, from the Sax. Mund, i. c. Tutela, and Bord, or Borh, i. c. Fide-jussor). Defensionis vel patrocinii sidejussio & sipulatio, a Receiving into Favour and Protection. Pippi-- Aquitania Rex ut omnes res ad suprascriptum Monasterium sub vestro Mundeburdo, vel immunitatis tuitione receperimus. Preuves de l'Hist. des Countes de Guyene, pag. 14.

Muniment Doufe, (Munimen.) In Cathedral and Collegiate Churches, Castles, Colleges, or such like, is a House or little Room of Strength purposely made for keeping the Seal, Evidences, Charters, &c. of fuch Church, College, &c. Such Evidences being called Muniments, corruptly Miniments, from Munio, to defend; because Inheritances and Possessions are defended by them. 3 Par.

Inft. fol. 170.

Munimente, (Munimenta.) Mat. Parif. f. 311. Episcopus itaque cum Munimentorum inspectionem habere non potnit. Scripta, scilicet, authentica. Charta Donationum & Evidentia. See Mini-

Munimina, (Munimentum) Are the Grants or Charters of Kings and Princes to Churches; so called because cum eis muniuntur against all those who would deprive them of those

Privileges.

Dunis Erclefiafficum, i. e. the confecrated Bread, out of which a little Piece is taken for a Communicant. Insuper & omne Sacrificium quod nos dicimus Munus Ecclesiasticum, &c. Mon. 2 Tom. pag. \$38.

Qq2

Durage, Muragium, Is a Toll or Tribute to be levied, for the Building or Repairing of publick Walls. F. N. E. fol. 227. It is due to either Murage feemeth also to be a Liberty granted to a Town by the King, for collecting Money towards the Walling of the same. Anno 3 E. 1.

cap. 30. Murale, the City-Wall. Huntingd. lib. 8. pag. 392. Refonabant colles, refonabant urbis Muralia.

Muratic, a Town or Borough surrounded with Walls. Ego vero de castris & murationibus meis securitaten talem duci, &c. consilio santta Esclesia feci. Brompton in the Life of King Stephen.

Morth, which fome will have to fignify a violent Death; from whence the barbarous Lat. Mordrum and Murdrum. Sometimes the Saxons expressed it by Morthded, and Morthweore, a deadly Work; in French Meurtre, in Spanish Muertre, in English Murder: A Word in Use long before the Reign of Canutus; but I cannot find that the Sax. Morth fignifies a violent Death, but generally Mors. Amongst us 'tis taken for a wilful and fclonious Killing another upon prepented Malice. Bratton, lih. 3. trad. 2 cap. 15. num. 1. defineth it thus: Homicidium quod nullo prasente, nullo audiente, nullo vidente clam perpetratur. Britton, cap. 6. is of the same Opinion, so is Fleta, lib. 1. cap. 30. adding belides, that it was not Murder, except it were proved the Party flain was English, and no Foreigner: But Staundf. Pl. Cor. lib. 1. cap. 2. fays, The Law in this Point is altered by the Statute 1 ne Law in this roint is aftered by the statute 14 E. 3. cap. 4. For now it is Murder, when a Man upon fore thought Malice kills another, whether privately or publickly, English Man or Foreigner living under the King's Protection, and this prepented Malice is Two-fold; 1. Exwas Ill-will. 2. Implyed, when one killeth another fuddenly, having nothing to defend himfelf, as going over a Stile, or fuch like. Cromp. Fuft. of Peace, cap. Of Murder, fol. 19. Per parol de Murder en grants, le Grantee clama de aver amerciament de Murderers. Broke, Tit. Quo Warrant. 2. But formerly it was taken only for a clandestine Killing; for amongst the Laws of H. 1. cap. 92. tis said, That Murdritus homo antiquitus dicebatur cujus interfector nesciebatur ubicunque, vel quomodoounque effet inventus, nunc adjunctum eft, licet sciatur quis Murdrum fecerit, honicid um jer proditionem. So in Mat. Paris. Anno 1216. Arthurum nepotem propriis manibus per proditionem interfecit pessimo morti, Angli Murdrum appellant. But genere quod Angli Murdrum appellant. But now 'tis a wilful Killing another ex malitia pracogitata.

sigurengers Are two ancient Officers in the City of Cheffer, being two of the principal Aldermen, yearly elected to see the Walls kept in good Repair; for the Maintaining whereof they

receive feveral Tolls and Customs.

Buttlegue, a Cat. Knighton, lib. 3. fol. 253.

Buttlegue, a Cat. Knighton, lib. 3. fol. 253.

Buttlegue, a Cat. Knighton, lib. 3. fol. 253.

Buttlegue, See Morina.

Divinous operatio, The Service of Work and Labour done by Inhabitants and adjoining Tenants. in Building or Repairing the Walls of a City or Castle. From which Duty some were exempted by special Privilege. So King Henry the Second granted to the Tenants within the Honour of Wallingford Ut quieti sint de operationibus Wallingford Ut quieti sint de operationibus cassellorum murcrum. Paroch. Antiquit. pag. 114. When this personal Duty was commuted follow after him with a full Cry. Spelman.

into Money, the Tax fo gathered, was called Murage.

ணிப்திய'க். See Muffule. ஆப்ரெமாக். See Minstrels. இவக், (Lat.) a Mos or Marsh Ground. Inter duram terram & humidam ufque ad Muffam, & fo descendendo per Musiam illam ufque ad rivum. Pat. 12 Ed. 2. p. 1. 22.

Doffs, A Place where Sedge grows; a Place over-run with Moss. In terris cultis & incultis in bof o, in moris & Mussis. Mon. 1 Tom. pag.

426.

Buffa for Muffa.

Muter Cometh of the French Moustre, i. specimen, exemplum, as Faire moustre Generale de tout son armee, is as much as luftrare exercitum. The Signification is well known to Muster an Army. So nuftred of Record, 18 H. 6. cap. 19. is to be en-rolled in the Number of the King's Soldiers. Mafter of the King's Musters. 2 Ed. 6. 2. See in Mafter.

SHuffer-maffer Beneral, Anno 35 El. c. 4. See

Mafter of the King's Musters.

ou)uta Canum, (Fr. Meute de Chiens) a Kennel of Hounds. The King at a Bishop or Abbot's Decease had fix Things: 1. Optimum equum sive Palfridum ipstus Episcopi cum sella & frano. 2. Unam Chlamydem sive Clocam cum capella. 3. Unum Ci-Columy and poet cleam cun capeta. 3. Onum Ci-bhum cun co-opertorio. 4. Unam felvem cum Icaatorio. 5. Unum Amullum aureum. 6. Necnon Mutam Canum qua ad Dom. Regem ratione prirogativa fua fpellant & pertinent. Hill. 2. Ed. 2. in Stat. poft morcem Epife. Bath. & Wellenf. & Clauf. 30 E. 1. m. 16.

Muters, To mew up Hawks, in the Time of their molting, or casting their Plumes. The Manor of Broughton Com. Oxon. in the Reign of Edward II. was held by John Manduit - per ferpress, when it may be evidently proved that there jantiam mutandi unum hostricum Domini Regis, vel illum hostricum portandi ad aerium Domini Regis .-Paroch. Antiq. 569. Hence the Muta Regia, the Mews near Chairing-Crofs in London, now the King's Stables, formerly the Falconry, or Place for the King s Hawks.

Sputatogius, i. e. Change of Apparel. Justice em artioricarere, Mutatoria autem sua ei non substrait. Mat. Paris. Anno 1107. So in Gervase of Tilbury, Levioribus Rex mutatoriis indutus ad men-

Sam accedit.

Dutatus accipiter, A mewed Hawk .-Nicholaus de Audelegh reddit ad scaccarium unum spervarium mutatum per quod tenet de Rege in capite Egmunton. ——— Memorand. in Scaccapite Egmunton. _____ Memorand. in Scae-car. Term. Mich. 21 Ed. 1. by Sir John May-

Muts, Mutus, Speechless, dumb, or that re-fuses to speak; a Prisoner may stand Mute two manner of Ways, I. When he stands Mute, with-out speaking of any Thing, and then it shall be enquired whether he stood Mute of Malice, or by the act of God; and if it be found that it was by the act of God, then the Judge of the Court ex Officio ought to enquire whether he be the ame Person, and of all other Pleas, which he might have pleaded, if he had not stood Mute.

When he pleads, Not guilty, or doth not answer directly, or will not put himself upon the Record to be read the Contract Enquest, to be tried by God and the Country. Co. 2. par. Inf. cap. 12. 32 H. S. Sec Paine fort & dure. Mate also fignifies a Kennel, or Cry of Hounds, as Bailler la meure & rovi a un Cerfe, to

Montewell, A Sort of Fish, perhaps the same um quod est in parochia S. Edwardi, Oxon. ad ingredien-with what now in Lancashire is called Milwyn, dum & Nanniandum in eodem, &c. Charta Rogeri which Spelman renders Greenfish, but it was not strictly so, but another Sort of Cod or Salt-sish: For they are expresly distinguished in this Ac-—Et în tribus copulis viridis Pifcis, 🔗 in quindecim copulis de Myllewell minoris fortis, x fol. vi den. & in viginti Myllewell majoris fortis xii fol. Paroch. Antiquit. p. 575.

Mynecene, A Nun

Mynecene, A Nun

or veiled Virgin. Hence our Minnekin and Min-

neken Lass, to go mincing, sc.

Apparty, Myserium, Vita modus, A Trade or Occupation, derived from the French Mestier, i. ars, artificium.

Mu'um. Merces nautica. Spelman. Purffa, a Skiff, or Boat. 'Tis mentioned in Mat. Parif. viz. Transitum per Nacellas & alia vasa praparavit.

Marka, Mata, A imall Ship, a Yatcht, a Transport Vessel. — Tenet per servitutem de te--- Tenet per servitutem de tenenda una corda in Nacka Domina Regina Anglia quum contigit eam transfreture. Chartular. Abbat. Radinges. MS. f. 51. b. ——Reddendo inde quantum pertinet ad quintam partem serjantie de Puddeworth, scilicet, de tenenda una corda in Nacta Regine

transfretando versus Pictaviam. Ibid.

Ham, or Hasm, (Namium, from the Sax. Niman, Capere,) Signifies the Taking or Distraining another Man's moveable Goods, and is either lawful or unlawful. Lawful Naam is a reasonable Diffress proportionable to the Value of the Thing diffrained for: And this Naam was anciently called either Vif or Mort, Quick or Dead, according as it is made of dead or quick Chattels. Lawful Naam is so either by the Common Law, as when one takes another Man's Beasts Damage Feafant in his Ground; or by a Man's particular Fact, as by reason of some Contract made, that for Default of Payment of an Annuity it shall be lawful to distrain in such or such Lands, &c. Horn's Mirror of Justices, lib. 2. cap. De Naam. See Withernam; Non libebit Namium sumere vel vadimonium, nec averia sua imparibiare. Mon. Angl. 2 Par. fol. 256. b. Nenio Namium capiat in comitatu vel extra Comitatum, priusquam ter in Hundredo suo rectum sibi perquisterit. LL. Canuti MS. c. 18. quod inscribitur de Namiis capiendis. Quod si reddere noluerint (debitores) nec ad difrationandum venire, tunc cives, quibus debita fua debent, capiant in Civitate, Namia sua, vel de comitatu in quo manet, qui debi-tum debet. Char. H. 1. de Libertat. London. See Vetitum Namium.

Mamation, (Namatio) A Distraining or Taking a Diftress. In Scotland it used is for impounding. Nemo veniens ad forum de Nottingham cum çusdri-eis & summagiis suis a Vespere diei Veneris usque ad Vesperem diei Sabbati Nametur nist pro sirma Regis (Carta H. 2. Eurgens. de Nott.) i. e. shall not be di-

strained.

Mamum betitum Is an unjust taking the Cattel of another, and driving them to an unlawful Place, pretending Damage done by them. In which Cafe the Owner of the Cattel may demand Satisfaction for the Injury, which is called Placitum de Namio vetito.

Manniandum. Insuper obligavit eisdem Abbati & Conventui, nomine pignoris, totum Tenementum su-

dum & Nanniandum in eodem, &c. Charta Rogeri Bonivaler Cordwanarii Oxon. ad Oshevenses, in Reg. Conob. Ofney, f. 118. Probably from the French Nantir, to give or gain Seifin or Possession

Maperie, (Anno 2 R. 2 c. 1.) From the Italian Napperia, i. linteamina domefica) we may call it Li-

nen Clothery, or Houshold Linen.

Parratoz, a Pleader or Serjeant at Law-Et sciendum quod quidam Willielmus Lovel miles bic in Curia in prasentia & audientia Justic. animo impetuoso dixit cuidam Ade de Flitcham Narratori pradiffi Petri in Affa prediffa placitandi, Soc. Hill. 16 Ed. 3. in Scace. Anciently Serviens Narrator was used for a Serjeant at Law. See Serjeant. So in Fleta, lib. 2. c. 37. Et ulterius in Curia Regis pro aliquo narrare non audietur, nisi pro semetipso, si Narrator fuerit.

Metite, or Matte, (Anno 4 H. 7. cap. 21.) Seems to have been the Name of the Port at Orford in Suffolk. From the Saxon Nxle, Promonto-

rium.

Allatale, i. e. the State and Condition of a Man. Si quis de homicidio accusetur, & idem se purgare velit secundum Natale suum. Leg. Hen. 1.

Pathwyte. Quod nec distus Philippus de Avery, nec h. redes sui de catero petere possint aliqua tallagia, nec etiam francum plegium, nec etiam aliam deman-dam, que vocatur Nathwyte. Charta 55 Hen. 3. m. 6. Perhaps from the Sax. Nath, i. e. Lewdness; and so it might fignify the same with Lair-

Matibi tenentes. Sunt (ipfi etiam liberi) qui terram tenent Nativam ; boc eft, Nativorum fervitiis

obnoxiam. Spelm.

Matibi de Stipite. F. C. Nativus de Stipite quondam tenuit in villenagio ut de Stipite unum Mes-suagium in Rillaton, &c. Survey of the Dutchy of Conventionarii. The first were Villains or Bond-men by Birth or Stock: The other by Contract or Covenant. Servi enim alii natura, alii facti & alii emptione, alii redemptione, alii sua vel alterius da-tione. LL Hen. 1. cap. 76. And in Corneval it was a Custom, that if a Freeman married Nativam, and brought her ad liberum tenementum & liberum thorum, and had two Daughters, one of them was free, and the other a Villain. Bratton,

lib. 4. cap. 21, 22. Battoitas, i. e. Servitude. Si nativi negent Domino Nativitatem fuam, sive Bondagium. The Word is often mentioned in the Laws of William

the First.

Mativity, Nativitas, Birth: Casting the Nativity, or by Calculation, feeking to know how long the Queen should live, &c. made Felony, 23 El. 2. Nativitas was anciently taken for Bondage or Villenage, Terrani quam nativi sui tenuerunt de se in nativitate. Mon. Ang. 2. par. f. 643.

Matio, A Native Place. The Jurors of the

Borough of Wallingford, return upon Oath Quod nullus de Nacione ifius Eurgi pro quocunque facto quod fecerit, debet suspendi, &c. Paroch. Anti-quit, p. 258.

Mativo habendo Was a Writ that lay to the Sheriff, for a Lord, whose Villain claimed for his Inheritance, run from him, for the Apprehending and Restoring him to his Lord again. Reg. Orig. fol. 87. F. N. B. fol. 77. See the Charter of Riebard the Second, by which he mannmit-

pag. 254.
Alattous, He that is born a Servant, and fo differs from him that fuffers himself to be fold, of which Servants there are three Sorts, Bond-men, Natives, and Villeins; Bondmen were those who bound themselves by Covenants to serve, and took their Name from the word Bond; Natives we spoke of just before; and Villains were such who belonging to the Land, tilled the Lord's Demesnes, nor might depart thence without the Lord's License. Spelman's Gloss. Vide Chart. R. 2. qua omnes manumitti a bondagio in Com. Herif. Wal-lingham, pag. 254. Quid si aliquis Nativus alicu-jus in prafato Burgo manserit, & terram in eo tenuerit, & fuerit in pradicta Gilda & Hansa & Loth & Scoth cum eisdem Burgensibus nostris per unum annum & unum diem sine calumpnia, dein eps non posset repeti a Domino suo, ut in eodem Eurgo liber permanent. Carta H. 3. Burgensibus Mungumery.

Pensandum Batur & Pudenda, Privities. autem est, per visum accusantibus visum concubitus propensius advertendum, ut, sciliet ipsas coeun tium naturas viderint commisceri. Leges Hen. 1

cap. 83.

Maruralization, Naturalizatio, Is when an Alien born, is made the King's natural Subject. See Denizen. And this faith Spelman, Regio diplomate & Senatusconsulto expetendum est. Potest autem virtute Regii Diplomatis denizationem, hoc eft, Municipium confequi, quo predia comparet, possideat, dif-ponat, muniaque omnia subeat uti naturalis indigena; bareditarie tamen nil adeat simplici koc nomine : Sed Naturalizationis pallio indutus omnem adipiscitur plenitudinem.

Cavagum Was that Duty which was incumbent on the Tenant, to carry his Lord's Goods in a Ship : Liberi sint ab omni Cariagio, Navagio,

&c. Mon. 1 Tom. 922.

Ravie, Manieme, A fmall Dish to hold the Frankincense, before it was put into the Thuribulum, Cenfer, or smooking Pot. ____ Inter Ecclesia - Turibulum cum navi. Paro b. ornamenta -Antiquit. pag. 598. It feems so called from the Shape, resembling a Boat or little Ship, as a feen several of these Boat-enps in Silver, Earth, <u>ه،</u> وع

Mabis Ecclefix, The Nave or Body of the Church, as distinguished from the Quire, and Wings, or Isles. It is that Part of the Church, where the Common People fit, which being the longest Part is so called : Quod camera ejus veluti

Navium carina eft. Du Cange.

Pappitas, The Same with Nativitas : Liberatus fuit a Nayvitate cum tota sequel. Fleta, lib. 5. c. 5.

par. 39.

He admittag Is a Writ that lieth for the Plaintiff in a Quare Impedit, or him that hath an Action of Darrein Presentment depending in the Common Bench, and feareth that the Bishop will admit the Clerk of the Defendant, during the Suit between them; which Writ must be sued within fix Months after the Avoidance, because after fix Months the Bishop may present by Lapse.

Arter in Months the binds may picent by Expire Reg. Orig. f. 31. F. N. B. f. 37.

Deathan, Terra Villanorum, Land let or granted ont to the Ycomanry. Ex vet. Charta.

Degative pregnant, Negativa pregnans, Is a Negative pregnant, Is a Negative pregnant.

gative implying also an Affirmative : As if a Man being impleaded to have done a Thing on fuch a

ted all in the County of Hertford. Wallingham, Day, or in fuch a Place, denieth that he did it modo & forma declarata, which implieth nevertheless, that in some fort he did it : Or if a Man be said to have alienated Land in Fee, and he saith, he hath not aliened in Fee, this is a Negative pregnant; for though it be true that he hath not aliened in Fee, yet it may be, he hath made an Etate in Tail. Dyer, fol. 17. num. 95. And Brook koc titulo, and Kitchin, fol. 232. and the Terms of the Law. We read also in some Civilians of Affirmativa pregnans, and that is, que habet in fe inclufivam negativam, & hoc importare videntur dictiones (solum & tantum) que implicant negativam. Pacianus de probationibus, lib. 1. cap. 31. num. 16. fol. 93.

Argaildare, To claim Kindred .-- non conitur liber cum servo neggildare, nisi velit ei sactionem sace-re, nec servus cum libero. Leges Hen. 1. cap. 70. The Laws of King Ina, Sect. 7, 8. thus expound the Word: Non cogatur liber cum fervo cognationem folvere, nift velit eum factione libe-

rare.

Beife, Nativa, From the French Naif, naturalis, Is a Bond-woman. Anno 1 E. 6. 3. and 9 R. 2. cap. 2. But if fhe marry a Freeman, she is thereby made Free; and if she be once Free, and clearly discharged of all Bondage, she can-not be Neif after, without some special Act done by her, as Divorce, or Confession in Court of Re-cord; and that is in Favour of Liberty, and therefore a Free Woman shall not be bound by taking a Villain to her Husband; but their Issue shall be Villains as their Father was, which is contrary to the Civil Law, which fays, Partus see Nativus. Anciently Lords of Manors fold, gave or affigned their Bondmen and Women, as appears by,

Sciant quod ego Radulphus de Crombewel Miles Senior & Dominus de Lambeley dedi Domino Vicario de Dedeling Beatricem filiam Will. Harvey de Lambeley quondam Nativam meam, cum tota sequela sua cum omnibus catallis suis perquisitis & perquirendis. Habend. & Tenend. prædictam Beatricem cum tota fequela sua & omnibus catallis suis & omnibus rebus suis perquisitis & perquirendis pradicto Domino Roberto vel Shape, resembling a Boat or little only, as a pergapture of Brandy for the like Reason. We have suit affignatis libere, quiete, bene & in pace imperpetuum, Cogue of Brandy for the like Reason. We have suit affignatis libere, quiete, bene & in pace imperpetuum, Con General of these Boat-cups in Silver, Earth, &c. In cujus, &c. biis testibus—Dat. apud Lambeley die Sancti Laurentii Martyris. Anno 13 E. 3. See Ma-

numiffion.

Writ of Neifty was a Writ whereby the Lord claimed such a Woman for his Neif, wherein but two Neifs could be put; but it is now quite

out of Ufe.

De miufte beres Is a Writ that lies for a Tenant, who is distrained by his Lord for other Services than he ought to make, and is a Prohibition to the Lord in it felf, commanding him not to distrain. The special Use of it is, Where the Tenant has formerly prejudiced himself, by performing more Services, or paying more Rent without Constraint than he needed; for in this Case, by Reason of the Lord's Seisin, he cannot avoid him in Anowry, and therefore is driven to this Writ, as his next Remedy. Reg. of Writs, fol. 4. Fitzh. Nat. Br. f. 10.

Reomagus. Sec Novionagus. Drophyte, A Learner in any Thing, Tyro; we

call fuch a one a Novice.

Reste. (Anno 4 H. 7. c. 21.) Sec Nasse, Retherly upon Est. See Esca.

The Micecomes, Colore mandati Regis, quen- in the fame County at their Coming. Reg. of Writs, fol. 61.

namine Nithing quod Latine nequam fonat recenferi, cap. 12.

Midus, Neath in Glamorganshire.

Petition, as unjust, because the Thing desired is not contained in that Act or Deed whereon the Ex Registro Joh. Romane Archiep. Ebor. MS. Petition is grounded. For Example, One defireth of the Court to be put into Possession of a House, formerly among other Lands, &c. adjudged unto him: The adverse Party pleadeth, That this Petition is not to be granted, because though he had a Judgment for certain Lands and Houses, yet the House, into Possession whereof he desireth to be put, is not contained among those for which he hath Judgment. See the New Book of Entries, Titulo Nient comprise.

Bient dedire, (Stat. 29 Car. 2. cap.fuffer Judgment to be had against one by Nient these Words,dedire, i. e. by not denying or opposing it, by Default.

Miffe, (Anno 3 Edw. 4. cap. 5.) Spelman hath it without any Explication: I suppose it a Corruption from nihil, and to fignify a Toy, or Thing of small Value: for we yet say, (in some Parts of England,) Nitles and Trifles. Others think it comes from the Fr. Neuf, novus, q. d. Neufles, or News.

Piger Liber Is the Black Book in the Exche-

quer fo called.

Milil, or Michil, Is a Word which the Sheriff answers, that is apposed concerning Debts illeviable, and that are nothing Worth, by Reason of the Insufficiency of the Parties from whom they are due. 5 R. 2. Stat. 1. cap. 3. and 27 Eliz. cap. 3. Accounts of Nihil shall be put out of

the Exchequer. 5 R. 2. cap. 13.

Ali)il capitat per Breve Is the Judgment given against the Plaintiff, either in Bar of his Action, or in Abatement of his Writ. Co. on Littl.

fol. 363.

Mill dicit Is a Failing to put in Answer to the Plea of the Plaintiff by the Day affigned, which if a Man omit, Judgment passeth against him of Course by Nibil dicit, that is, because he fays nothing in his own Defence, why it should not.

Mihil capiat per billam. See Nibil capiat per

breve. Party or the other requesting to have this Writ H. 1. Leg. c. 66, 76. and from thence tis usual at for the Ease of the Country, whereby the Sheriff this Time to say a Sevenight or Fortnight. is willed to cause the Enquest to come to Westminster at a certain Day, or before the Justices

quam amoveat a possessione Ecclesia minus juste. 3. cap. 15. The Form of the Writ you have in Reg. of Writs, fol. 61. the Old Nat. Brev. fol. 159. and in the Register
Alvol, Anciently used for Lincoln, In fasce Pe-fudicial, fol. 7 & 28 & 75. New Book of Entries,
sitionum in Turvi London, 30 Ed. 1. 7 E. 1. & verbo Nisi prius. And it is called a Writ of Nisi itionum in Turri London, 30 Ed. 1. 7 E. 1. & perbo Nisi prius. And it is called a Writ of Nisi fepe alibi.

Alberting, alias Niberting, alias Mithing, prius, of these two Words, whereby the Sheritif is commanded to bring to Wessian the Men Guliel. Malmes. pag. 121. In the Life-time of impanelled at a certain Day, or before the Justilian Rusius, hath these Words, Anglos suos aptities of the next Assis, Sissian Lawrence in Pellat (Rex.) & juste ut compatitions advocated help leaum prius venerint, & co. And the Justices of Nisi dionem cenire, nisi si qui velint sub nomine nidering prius must be one of them before whom the quod nequam sonat remance; Angli qui nibil mise prius must be one of them before whom the case putarum quam hujusee vocabuli dedecore aduri, catervatim ad Regem constaunt, & invincibilem exercitation. And Mat. Paris, in Anno 1088. p. 27 E. 1. cap. 4. 2 E. 3. cap. 17. and 4 E. 3. cap. 11. 14. Ut ad obsidonem veniant jubet, nist velint sub nine Withing quod Latine nequam sonat recepteri, cap. 12.

Rifus, The leffer Hawk, or Sparrow-hawk .-In nemore de Blidewrd habebant Archiepiscopus & Canonici Ebor. proprios Forestavios suos & mei & areas accipitrum & nisorum & pasnagium. Cart. H. 3.

fol. 91.

Minicolini Britones, i. e. Welshmen, because they lived near high Mountains covered with Snow, especially in Caermarthenshire; they are so called in our Historians, cum adversus Nivicolinos Britones Regia effet expeditio. Du Cange.

Dabilts, A Noble, an ancient Kind of English Money now not in use; the Value thereof, in the Thirty-fourth Year of Edward the Third, being 1360. appears in the Letters of John King of France, upon the Treaty of Peace between the same two Kings, where Art. 13. you have - Item accorde est que le Roy de France payera au Roy d' Angleterre trois milions d'essus d'or, dont les deux valent un Noble de la money d'Angleterre. We at this Day value a Noble at fix Shillings eight Pence, but have no peculiar Coin of that Name.

Abbilitas, Nobility, compriset all Degrees of Dignity above a Knight, so that a Baron is the lowest Order thereof. Smith, de Repub Angl. lib. 1. cap. 17. Bartolus in his Tra 7. de Nobilitate, lib. 12. defines it thus, Nobilitas est qualitas illata,

Doble: The Rose Noble was a Gold Coin current in England about the Year 1344, as Knighton tells us, viz. Anno 1344. Eodem tempore, Nobile & obolus, & Ferthing de auro coeperunt florere in regno,

Mocata terræ--Qui tenuit dimidiam virgatam terra vel Nocatam terræ vel Cottagium-Custumar. de Sutton Colfield. See Nook of

Potes & notem de firma. We often meet in Domesday with Tot noctes de firma, or firma tot noctium, which is to be understood of Entertainment for fo many Nights. See Domesday, Tit. Essexa. Rex Hundred de Chemeresford writelam tune reddit hoe manerium decem noctes de firma & 10 Nights. In the Reign of the English Saxons, Time was computed not by Days, but by Nights, so we read in the Council of Clouploe, Anno 824. Als view is a Writ Judicial, which lieth in Et ibi finita & proscripte contentione coram Episcope Case where the Jury is impanelled, and returned before the Justices of the Bank, the one dustum est. And so it continued to the Time of

Mocumentum. See Nufance.

Montpus, alias Mentri, Was a Word well known among the Saxons to fignify necessary Fire, being derived from the Saxon Neb, that is, necessary, and fry, Ignis: But the learned Spelman is of Opinion from the old Saxon Neod, i. obsequium; fo that Nocsfyrs were Fires made in Honour of the Heathenilh Deities. Vide Proæmium Eadgari Regis de Conobitis Regularibus introducendis, &c .-

Moffue, Maufue, A Costin of Wood. Siquis corpus in terra vel nosto vel petra, sub petra, vel pyra-

mide, vel structura qualibet positum effodere prasumpse-vit.— Leges Hen. 1. cap. 83. Lonnen, Nominis impositio. It was usual for the Romans to give Names to their Male Children when they were nine Days old, and to the Fe-males, eight Days after their Birth. 'Tis probable that they derived this Custom from the Grecians, who did the like; but amongst the Christians the Name was not always given in Baptism, but some Time before viz. credidit autem Tismius cum omni domo sua, con dano paschate suturo baptizatus est. And here in England, we may learn the same Thing from Leg. H. 1. cap. 70. viz. Si infans occidat vel occidatur, sive nomen

Ababeat five non babeat, plena wera conjecteur.

\$\frac{1}{2}\text{Pointinclator}\$, One that enucleates and opens the Etymologies of Names. Spelman verbo Nomenclator, interprets it to be Thefaurarius.

Pomination (Nominatio) Is taken for a Power that a Man, by virtue of a Manor, or otherwise, hath to appoint a Clerk, to a Patron of a Benefice, by him to be presented to the Ordi-

Momina Tillarum. King Edward the Second (Anno Reg. 9.) fent Letters to the Sheriffs of England, commanding them to make an exact Return into the Exchequer of the Names of the Villages, and Possessions thereof in every County, which was accordingly done by them, and their Returns together are called Nomina Villarum, remaining

ftill in the Exchequer.

Monability Is an Exception taken against the Plaintiff or Defendant, upon some Cause why he cannot commence Suit in Law, as Pramunire, Outlawry, Profest in Religion, Excommunicate, or a Stranger born, which last holds only in Actions real and mixt, and not in personal, except he be a Stranger and an Enemy. The Civilians say, That such a Man hath not Personam standi in ju-dicio. See Bro. koe titulo, and F. N. B. fol. 35, 65. & 77·

Mon admittas. See Ne admittas. Ponæ & decimæ Were Payments made to the Church by those who were Tenants of their Farms, where None was a Rent or Duty claimed for Things belonging to Husbandry, and

Decime were claimed in Right of the Church.

Danage Is all that Time of a Man's Age, under One and twenty Years in some Cases, and Fourteen in others, as Marriage. See Broke, Tit.

Age. Vide Age.

Monagium, i. e. The ninth Part of moveable Goods paid in Nature of a Mortuary, which formerly was the third Part of such Goods, and therefore it was called Tertiagium: This was claimed by the Clergy upon the Death of those of their Parish, but by a Bull of Clement the Sixth, it was reduced to the ninth Part; the Pretence for this Payment was, to distribute it to pious Uses.

Mon capiendo Clericum. See Clericum non ca-

Monclaim Is the Omillion, or Negle &, of him that ought to challenge his Right within a Time limited, by which Neglect he is either barred of his Right, as at this Day upon Nonclaim within five Years after a Fine, and Right to him accrued, by the Statute of 4 H. 7. 24. Or of his Entry by his Descent, for want of Claim, within five Years after the Disseisin made, by the Stat. 32 H. 8. 33. Vide Co. lib. 4. in Prowm. and Continual Claim.

Mon compos Mentis Is a Man of no found Memory and Understanding, of which there are four Sorts: First, An Ideot, who from his Nativity, by a perpetual Infirmity, is Non compos Mentis. Second, he that by Sickness, Grief, or other Accident, wholly loseth his Memory and Understanding. Third, A Lunatick, that has Understanding. Third, A Lunatick, that has fometimes his Understanding, and sometimes not, aliquando gaudet lucidis intervallis. Lastly, He that by his own Act, for a Time, deprives himself of his right Mind, as a Drunkard; but that Kind of Non compos Mentis shall give no Privilege or Benefit to him or his Heirs; and a Descent takes a way the Entry of an Ideot, albeit the Want of Understanding was perpetual. Coke, lib. 4. Beverley's Cafe.

Ron distringendo Is a Writ comprising under it divers Particulars, according to divers Cases, which fee in the Table of Reg. Orig. verb. Non

distringendo.

Mones. None, According to the Romans Account, were those Days which at the Beginning of some Months had six, of others had four Days, according to the Verses,

Sex Nonas Maius, October, Julius & Mars, Quatuor at reliqui, &c-

Thus the Nones in March, May, July, and October, are the fix Days next following the first Day, or the Calends. In other Months they are the four Days next after the first; but the last of these Days is properly called Nones, and the other reckoned backward, according to the Number di-flant from the Nones, as the Third, Fourth or Fifth Nones. They are called Nones, because they begin the ninth Day before the Ides. Dates of Deeds by Nones, Ides, or Calends, is sufficient.

2 Inf. fol. 675. Spelman in his Gloffary interprets it for Mirides, Mid-day, Dinner-time, which we in English call Non and Non-tide, which is as much as if we should say in Latin Horam nonam, id oft, Pomeridianam tertiam, non meridiem, and as he infers, Ratio a Romanorum cæna dusta est, que hora diei nona est, nec solenniter ante comede-

Mon est Culpabilis Is the general Plea to an Action of Trespals, whereby the Defendant doth absolutely deny the Fact imputed to him by the Plaintiff, whereas in other special Cases the De-fendant but alledgeth some Reason in his own Defence: And therefore when the Rhetoricians comprise the Substance of their Discourses under three Questions, An sit, quid sit, quale sit; this Answer falleth under the First of the Three, and as it is the general Answer in an Action of Trefpass, that is, an Action criminal civilly profe-cuted; so is it also in all Actions criminally followed, either at the Suit of the King, or other, wherein the Defendant denieth the Crime

objected

objected unto him. See the New Book of Entries, Tit. Non culpabilis, and Staundf. Pl. Cor. lib. 2. сар. 62.

Mon cif factum Is an Answer to a Declara-tion, whereby a Man denieth that to be his Decd, wheretpon he is impleaded. Bro. boc

Mon implacitando aliquem de libero tenemen= to fine beebt Is a Writ to inhibit Bailiffs, &c. from diftraining any Man without the King's Writ, touching his Freehold. Register, fol. 171. Pon intromittendo, quando barbe de Pazzipe

in Capite Subdole impetratur, Is Writ directed to the Justices of the Bench, or in Eyre, willing them not to give one that hath, under Colour of intituling the King to Land, &c. as holding of intituting the King to Land, E. as holding of him in Capite, deceitfully obtaining the Writ called Precipe in Capite, but to put him to this Writ of Right, if he think good to use it. Reg. Orig. fol. 4. b. But this Writ had Dependance on the Court of Wards, and therefore is now become out of Use.

Mon Mercandigando Mictualia Is a Writ directed to the *Justices of Assiste*, commanding them to enquire whether the Officers of such Towns do sell Victuals in gross, or by Retail, during their Office, contrary to the Statute, and to punish them if they find it true. Register of Writs, fol. 184.

Ron molectando Is Writ that lieth for him which is molested contrary to the King's Protecti-

on granted him. Register of Writs, fol. 24.

Ron obstante, (Which fignifies Notwithstanding,) is a Clause frequent in Statutes and Letters Patent. All Grants of fuel Penflons, and every Non obstante therein contained, shall be wild 14 Car. 2. cap. 11. Croke's Rep. 3. par. fol. 196. and Plowd. Com. fol. 501, 502. In the Reign of King Henry the Third (says Sir Richard Baker) the Claule Non obstante (first brought in by the Pope) was taken up by the King in his Grants and Writing. tings. See Prynne's Animadversions on 4 Inft. fol. F29.

Ron umitt. propt. aliquam libertat. Is a Writ that lies where the Sheriff returns upon a Writ to him directed, that he hath fent to the Bailiff of such a Franchise, which hath the Return of Writs, and he hath not served the Writ, then the Plaintiff shall have this Writ directed to the Sheriff to enter into the Frandirected to the Sherist to enter into the Franchife, and execute the King's Process himself. Old Nat. Brev. fol. 44. Of this the Register Original hath three Sorts, fol. 82 & 151. and the Register Fudicial one, fol. 5 & 56. Also the Sherist shall warn the Bailist, that he be before the Jufices at the Day contained in the Writ, and if he come not, then all the Fullist Write during he come not, then all the Judicial Writs during the same Plca issuing, shall be Writs of non omittan, and the Sheriff shall execute the same. See Terms de Ley, boc Tit.

Mon Mebin. It was Enacted 9 E. 3. 2. That none thenceforth should lose his Land because of Non Plevin; that is, when the Land was not replevined in due Time. Ralph de Hengham gives this good Account of it——— Caveat sibi reus deficiens, quod infra 15 dies terram suam captam liter defaltæ post defaltam. Hengham in Magn.

Mon ponendis in Allilis & Juratis Is a Writ founded upon the Statute of Western. 2. cap. 38. and Articuli super Chartas, cap. 9. which is granted upon divers Causes to Men for the freeing them from Assissand Jurors, particularly by Reason of their old Age. See F. N. B. fol. 165, and the Regifter, fol. 100, 119, 181, 183.

Mon Procedendo ad Affilam Rege inconsulto Is a Writ to stop the Trial of a Cause appertaining unto one that is in the King's Service, &c. until the King's Pleasure be farther known. Regi-

fter, fol. 220. per, 70. 220. Bon refloratia pro Clericis Regis Is Writ directed to the Ordinary, charging him not to molest a Clerk employed in the King's Service, by Reason of his Non-residence. Reg. Orig.

fol. 58.

Ponstessource, 28 H. S. 13. Is applied to such spiritual Persons as are not resident, but do absent themselves for the Space of one or two Months at several Times in one Year from their Benefices; for Personal Residence is required of Ecclesiaftical Persons upon their Cures. See 2 Par. Inft. fol. 625.

Mon sane memory, (Non sane Memorie) Is an Exception taken to any Act, declared by the Plaintiff or Demandant to be done by another, and whereon he grounds his Plaint or Demand: And the Effect of it is, that the Party that did that Act, was Mad or not well in his Wits when he did it, or when he made his last Will and Te-stament. See New Book of Entries, Tit. Non sane Memory. See Non compos Mentis.

Ron folbendo pecuniam, ad quam Clericus 3800 following peruniam, as quam electricis mulcatur pio non Residentia, Is a Writ prohibiting an Ordinary to take a pecuniary Mulc, imposed upon a Clerk of the King's for Non-Residency. Reg. of Writs, fol. 59.

38001-8101 (i.e. Non of Perfecutus, &c.) Is a Renunciation of the Suit by the Plaintiff or De-

mandant, most commonly upon the Discovery of some Error or Defect, when the Matter is so far proceeded in, as the Jury is ready at the Bar to deliver their Verdict. Anno 2 H. 4. deliver their Verdict. Anno 2 H. 4. See the New Book of Entries, verbo The Civilians term it Litis Renuncia-Nonfuit. tionem.

Mon fum informatus. See Informatus non

Monstenure Is an Exception to a Count, by saying, That he holdeth not the Land specified in the Count, or at least some Part of it. 25 E. 3. Stat. 4. cap. 16. West Symbol. part 2. Tit. Fines, fell. 138. makes Mention of Non-tenure general, and Non-tenure special. See the New Book of Entries, verbo Non-tenure, where tis said, That special Non-tenure is an Exception, alledging that he was not Tenant the Day when the Writ was purchased. Non-tenure general, is when one denies himself ever to have been Tenant to the Land in Question.

Monsterm, Non terminus, Is the Time of Vacation between Term and Term: It was wont to be called the Time or Days of the King's Peace. Lamb. Archaionom. fol. 126. and that these were in the Time of Edward the Confessor; see there. This Time, by the Romans, was called Justitium or Feria, or dies nefassi; Feria appellari notum est tempus illud, quod forensibus negotiis en jure dicendo vacabat; earum autem alia solennes erant, alia repen-tina. Brisson. de verb. signis. lib. 6. Wesenbee paratit. de feriis, num. 6.

Rook of Land, Noka terra. Universis pateat ejedione cuftodia, Tit. Ejedione custodia, num. 7. HAOR OF Land, Post terra van de good ego J. que fui uxor W. B.—— tradicti, &c. See Affigment.

H. A. unum mess. &c unam Nokam terra cum pertin. Avoila. Those Constitutions which were in villa de M. Dat. apud Sodynon. 5 E. 3. I have made by Emperors after the Publication of the not certain. Illi qui tenuerunt dimidiam virgatam terra, vel nocatam terra, vel cotagium de bondagii te-nura. Dugd. War. p. 665. Docnichenco. Inter antiquas consuetudines Abba-

applicitificitics inter artiquis conjuctaments reconstituting the state of Sancto Edmundo— infra manerium de Herdwyke—— Custimarius faciet si Dominus volume ad Ecclesiam suam Elyensem post obitum suum, luerit unam precariam in Autumpno cum duobus ho- (scilicet Johannis de Ketene Episcopi) una cappa ruminibus ad cibum Domini ad duo repassa et ad Noon-bea de Samyte bene brudata cum imaginibus in taberscench, & aliam precariam cum uno homine ad cibum

Bostop, As much as to say, Northroy, that is, the Northern King: The Third of the three Kings at Arms, and his Office lies on the North Side of Trent, as Clarentius on the South: He is mentioned in the Statute of 14 Car. 2. cap. 33. See Herald.

Rothintus, the North Country. Leg. Edw. Mozthumberland. See Meata.

Porth Males. See Ordovices and Veneti.

Rotarp, (Notavius,) Anno 27 Edw. 3. cap. 1. Is a Scribe or Scrivener that takes Notes, or makes a short Draught of Contracts, Obligations, or other Instruments. Clauf Edw. 2. m. 6. Schedula consuta eidem memb. de Notariis Imperialibus non admittendis. At this Day we call him a Notary, or Publick Notary, that attests Deeds or Writings, to make them authentick in another Country, but principally in Business relating to Merchants.

Dote of a finc, Nota finis, Is a Brief of a fine made by the Chirographer, before it be ingroffed; the Form whereof fee in West Symbol. part

2. Tit. Fines, fect. 117.

2. It. Fines, feet. 117.

Bot Builty. See Non est Culpabilis.

Botsale Seems to be Land newly ploughed, that without Memory of Man hath not been tilled. (Ex Cartulario Abbatia de Furnesse in Com. Lanc. in Officio Ducat. Lanc. fol. 41. b.) — Item nota quod Novale est ager nunc primum præcisus, ut extra verborum significationibus innovata, ubi Glossa dicitur Novale, terra de Novo ad culturam redacta, cujus non extat memoria quod fuisset ibidem : Et quod Novale semel fuit, semper erit Novale, quoad deci-marum retentionem vel solutionem. Excepta decima Novalium cujusdam terra, quam de novo excoluerunt. Pat. 6 Edw. 3. pag. 1. m. 19. See Fratefum. But Novale is not always taken to be Land newly converted into Tillage, for fometimes it fignifies fallow Land, i.e. Land which hath been plughed for two years, and lieth fallow afterwards for one Year, or that which lies fallow every other Year, and 'tis called Novale, because the Earth nova cultura prosinditur; or it lies fallow causa novandorum fructuum.

Mona Dblata. De Novis Oblatis Nichil Scribatur in Rotulo annuali, nisi ea de quibus Vicecomites respondent, & debita Inventa in Originalibus qua videntur effe clara. Clauf. 12 E. I. m. Dorfo. Sec

Mobel Assignment, Nova assignatio, Is an Assignment of Time, Place, or such like, otherwise than as it was before in the Writ assigned. Bro. Tit. Deputy, num. 12. See Novel Affignment of Tref-pafs in a new Place, after Bar pleaded. Bro. Tit. Trespass 122. and Novel Assignment in a Writ de

Universis pateat eposition.

- tradidi, & See Assignment.

- Danisla. Those Constitutions which were in villa de M. Dat. apid oonymon.) 1. 3. Georgia and the M. Dat. apid of Sir Walter de Pedevardyn, Theodofian Code, were called Novella. Accurfus calls before 12 Acres and an half were granted for the Julian Edition by that Name; and that barwherein 12 Acres and an half were granted for the Julian Edition by that Name; and that bara Nock of Land; but I think the Quantity was barous Translation which was made in the Time of Bugaius, he calls the Authenticks, which are Books of the Civil Law.

Dobel Diffeifin. See Affife of Novel Diffeifin. Poblomagus, Woodcote near Croyden in Surrey

naculis cum uno Nowche nobili de argento cum nus voluerit. Ex Cartular. S. Edmundi. MS. fol. apud Whartoni Angl. Sacr. Part 1. p. 642.

Mowtgeld. So Cornagium was called. See Cor-

Doyles, No Person shall put any Noyles, Flocks, Jacoftes, He Ferjan John par any Holytes, Flocks, Thrums, Hair, or other deceivable Thing into any broad Woollen Cloth, &c. 22 Jac. 18.

Huces colligere, To gather small Nuts, or Hazle-nuts. This was one of the Works or Service.

vices imposed upon inferior Tenants. --- Homines de Hedingdon uno die colligent Nuces nomine Domini in bosco uni vocatur Stowode- Homines de Pydington per unum diem colligent Nuces ad opus Domini in bosco suo cum uno homine.--- Paroch. Antiq. pag.

House Contract, Nudum pastum, Is a bare Promise of a Thing, without any Consideration; and therefore we say, Ex nudo pasto non oritur

actio.

Mude Batter. See Matter. 30 Mumerum, Civitas Cant. reddit 24 l. ad Numerum, Domesday; that is, by Number or Tale, as 'tis called. And Libra Pensate vel ad Pondus, was by Weight. See Libra Arfa. Pecunia in numero, Ad numerum, numerata, was the ancient and usual Reservation, and supposed to be intended in all Grants, unless the contrary was expressed. Vide Hale of Sheriffs Accounts, pag.

Munifula Signifies the Stamp or Impression made on Money, and oftentimes Money it felf, viz. Aureus Calix, & numerosum argenti Nu-

misma.

Mummata terræ Is the fame with Denariatus terra, and thought to contain an Acre, Sciatis me (sc. Will. Longespee) dedisse & concessisse Ecclesia S. Maria de Walsingham & Canonicis ibidem Deo Servientibus in perpetuam Eleemofynam 40. Nummatas terræ in Wallingham, que fuit Archetel & Brinig fratris ejus de socca Wihotune, libere, quiete & honorifice absque omni servitio & omni consuetudine. Spel-man. This seems to be a Mistake, for Nummata fignifies the Price of any Thing by Money, as Denariata doth the Price of any Thing by Computation of Pence, and Librata by Computation of Pounds.

Pummus, i. e. A Penny; 'tis mentioned in this Sense in Matt. Westm. Anno 1095. Tanta eis Suppetebat copia ut aries uno Nummo, bos vix 12

nummis venderentur.

Mun, Nonna, Signifies a holy or confecrated Virgin, or a Woman that hath by Vow bound her felf to a fingle and chafte Life in some Place and Company of other Women, separated from the World, and devoted to an especial Service of God by Prayer, Fasting, and such like holy Exercises.

Exercises. St. Hierom tells us, This is an Egyptian Word, as Hispinian recordeth of him in the Book De Origine & Progressu Monachatus,

Muncius: We may call him an Apparitor, Ser-

geant, or Beadle.

Runcupatibe Will. See Will.

Manner Oluit Is a Writ that lies for a Coheir, being deforced by her Co-parcener of Lands or Tenements, of which the Grand-father, Father, Uncle, or Brother to them both, or any other their common Ancestor, died seised of an Estate in Fee-simple. See the Form of the Writ. Reg. Orig. fol. 226. &c. and Fitzh. Nat. Brev. fol. 197. But if the Ancestor died seised in Fee-tail, then the Coheir deforced shall have a Formedon, ibid. But where the Ancestor was once seised, and died not seised of the Possession, but in Reversion; in such a Case a Writ of Rationabili parte lies for

the Party.

Mafance (Nocumentum,) Cometh of the French Nuire, i. No ere, and fignifies not only a Thing done, whereby another Man is annoyed in his Free Lands or Tenements, but the Affize or Writ lying for the same. F. N. B. fol. 183. And this Writ de Nocumento, or of Nusance, is either simply de Nocumento, or de parvo nocumento, and then it is Viconniel. Old Nat. Brev. fol. 108, 109. F. N. B. fol. 183, 184. Britten calls it Nofance, whom read, cap. 61, 62. Manwood in his Forest Laws, cap. 17. makes three Sorts of Nusance in the Forest: The first is, Nocumentum commune. The Second, Nocumentum Speciale. The Third Novumentum generale, which you may read there, (for I will not infift upon the Distinction) See Reg. Orig. fol. 197 & 199. Co. Rep. Williams's Casc. Instead of this, now generally are brought Actions of Trespass, and upon the Casc.

Autegeld or Beutgeld. Carta Antiq. S. N. 29. A certain Tribute paid in Cumberland and Westmorland. It may be the same with Horngeld, for by Neut, Neat, is understood Cattle—Richar-dus Rex, &c. Sciatis nos concessis Gilberto filio Rogeti & heredibus suis quietantiam per tetam ter-ram suam de Westmorland & de Kendale de Nute-geld, &c. Cart. Ric. 1.

Mutmege, Nuces muscata, Is a Spice well known to all, described in Gerbard's Herbal, lib. 3. cap. 145. and mentioned among Spices that are to be garbled. 1 Fac. 19.

Butrimentum, Breed of Cattle .-Custumarius Domina non debet vendere equum masculum neque bovem de proprio nutrimento suo-Paroch.

Antiq. p. 401.

0.

The feven Antiphones or alternate Hymn . of seven Verses, &c. sung by the Quire in Time of Advent, was called O, from beginning with such Exclamation. In the old Statutes and Orders for the Church of St Paul in London, in Time of Ralph de Diceto, Dean, there is one Chapter De faciendo O. -- Debet etiam novus Residentiarius contra Natale O suum intonare, & in dono sua post completorium totum Chorum invitare, &c. Liber Statutorum Eccl. Paul. London. MS.

Dale: Gabel. Sce Gavel-fester. Dalehus, i. e. an Ale-house. Date Gavel. Sec Gavel.

Dath, (Juvamentum) Is a Calling Almighty God to Witness, that the Testimony is true; therefore it is aptly termed Sacramentum, a Holy Band, a facred Tie, or godly Vow. And it is called a Corporal Outh, because the Party, when he fwears, toucheth with his right Hand the Holy Evangelists, or Book of the New Testament. Coke 3 Par. Inf. cap. 74. See the feveral Oaths of many of the Officers of this Kingdom in the Book of Oaths lately printed. In a Deed of William de Elmbam, Knight, in French, Dat. 19 April, 49 Ed. 3. is this old-fassioned Oath, Promettant per lay foye de mon Corps & de Chivalerie, que si Dieu moy noille messez en savete, &c. jeo deliveray les avantdizz sommez, &c. MS. Penes Will. Dugdale, Ar. And anciently at the End of a legal Oath was added, So help me God at his holy Dome, i. e. Judgment. Black Book of Heref. fol. 46. 'Tis called Canonica Purgatio, because allowed by the Canons to distinguish it from vulgari Purgatione, viz. by Battel, or by Fire or Water Ordeal, which was always prohibited by the Church, and in finall Matters which the Plaintiff could not prove, or if he could, and his Proof was disallowed by the Court, the Defendant might purge himself by his own Oath, and this was called Furare propria manu; but in greater Affairs he was to bring some other credible Persons, who were usually of the same Quality or Condition with the Plaintiff, and they were to fwear, that they believed what the Defendant had fworn was true, and those were called Sacramentales, whose Number were more or less, according to the Quality of the Criminal, and to the Fault or Thing in Question. If the Defendant was accused of a very great Offence, of which there was no Proof, then he was to purge himself by the Oaths of Twelve such Witnesses; and this was called Jurare duodecima

mans. Leg. Hen. 1. cap. 64.

Our Ancestors did believe, that a Man could not be so wicked as to call God to wimes any Thing which was not true; but that if any one should be perjured, he must continually expect that God would be the Revenger. Such Inftances are mentioned in our Historians. See Malmf.

lib. 2. c. 6.

Dath of the Ring, Furamentum Regis, Is that which the King taketh at his Coronation, mentioned by Bratton, and divers others.

Dath of the King's Justices Is the Oath they take at the Entrance into their Office, mention-

cd Anno 18 Ed. 3. stat. 4. Dbba. Servientes infirmitorii & refectorii respondeant suis Magistris de ciphis argenteis 😌 mareis, cochealibus argenteis, Obbis, salariis, Mappis & manuter-giis—— Hist. Ingulphi. p. 104.

Dhedientia Was a Rent, as appears out of Roger Hoveden, parte poster. annal. suor. pag. 430. in these Words, Ut ergo eis (sc. regularibus) adimatur opportunitas evagandi, probibenus, ne redditus quos Obedientias weant ad firman teneant, &c. In the Canon Law it is used for an Office, or Administration of an Office; and thereupon the Word Obedientales is used in the Provincial Constitutions, for those which have the Execution of any Office under their Superiors. Cap. prim. de Statu regula. For thus faith Lindewode in his Gloss upon that Word, Hi sunt qui sub Obedientia suorum Pralatorum sunt & habent certa Ossicia administranda interius vel exterius. It may be that some of these Offices called Obedientia, confisted in the Collection of Rents or Pensions, and that therefore

Rr2

those Rents were by a Metonymy, called Obedientie que colligebantur ab Obedientalibus. Con'il. Eboraccos. Anno 1195. But Obedienta, in a general Acceptation of the Word, fignified every Thing that was enjoined the Monks by the Abbot. And, in a more restrained Sense, the Cells or Leading the Abbot. Farms which belonged to the Abbey, to which the Monks were fent, vi ejusdem obedientiæ, either to look after the Farms, or to collect the Rents, which were likewife called Obedientia. So in Matt. Parif. Anno 1213. In qualibet Balliva quas obedientias appellamus, &c.

Dut, A Latin Word, signifying a Funeral

Soleninity, or an Office for the Dead, most commonly performed at the Funeral, when the Corps lie in the Church uninterred: Also the

cap. 9.
Duit, Duituarp, The Anniversary of any
Person's Death was called the Obit; and to observe such Day with Prayers and Alms, or other Commemoration, was called keeping the Obit. In religious Houses they had a Register or Kalendar, wherein they entered the Obits or Obitual Days of their Founders and Benefactors, which was thence called the Obituary.

Dejurgatrices, Scolds or Railing Women.

Tem, quia per Objurgatrices & meretrices multa mala in villa oriuntur, viz. lites, pugna, seu ver-berationes, diffamationes, & tranquillitatis perturbationes, tam de notle quam die, ac Scifmata inter Vicinos Villa feu Burgi nostri pradicti, ac inobedientia contra Balliwos & alios ministros suos, ac alia multa inquietationes Statios ministros juos, ac aux munte inquientiones per eavum lutessas Se clamores. Leitur utimur de eifdent, quod cum capta suerint, habeant judicium de le Gogyng-stoole, Se ibi stabunt medis pedibus, Se suis crinibus pendentibus Se dispersis, tanto tempore, ut aspici possint ab omnibus per viam transcuntibus, secundum voluntatem Ballivorum nostrorum Capitalium; Et possintialium; Et poss judicium factum, ducantur ad Gaolum, & ibi morentur quousque redemptionem fecerint pro suis offensionibus & delictis ad Voluntatem Ballivorum & Communicatis, Et si per tale judicium noluerint castigari, a villa ejiciantur, & hoc per Ballivos cum posse Communitatis, si non per se suerit, propter plura mala discrimina & pericula, que per eas oriri possent, & nedum per illas, sed etiam per earum manutentores; Et si earum manude perjuris & tranquillitatem villa perturbantibus, & eo facto amittant libertatem. MS. LL. liberi Burgi villæ de Mountgomery a tempore Hen. 2.

Dblata, Properly Offerings: But in the Exchequer it fignifies old Debts, brought together from precedent Years, and put to the present Sheriff's Charge, See the Practice of the Exchequer, pag. 78. Also Gifts made to the King by any of his Subjects, which were so carefully taken Notice of in the Reigns of King John and Henry the Third, that they were entered in the Fine Rolls, under the Title Oblata; concerning which see Mr. Philips his Book of the Antiquity and Legality of Royal Purveyance. Spelman's Gloffary, and Prynn's Aurum Regine. Sec Nova

Dblatz, The confecrated Wafers or Hofts distributed to Communicants in the Mass or Sacra-

ment of the Altar .-And hence the Word was afterwards used for thin Cakes or Wasers baked in Iron Moulds, which the French still call A customary Treat in reli-Oblee and Oblie .gious Houses. Item singulis diebus dominicis in quadragesime dimidium prebendarum frumenti de granario ad Oblatas, ad Cœnan, & dimidium similiter in Cœ-na Domini ad idem.— Monast. Angl. Tom. 1. pag. 149

Dblations, Oblationes, Are thus defined in the Canon Law, Oblationes dicuntur, quecunque a piis fidelibusque Christianis offeruntur Deo & Ecclesse, sve res soli stue mobiles sint; nec refert an tegentur testa-mento, an aliter donentur. cap. Clerici 13. quæst. 2. Read more thereof in Duarenus de sacr. Eccl. Minifter. ac benefi cap. tertio, 12 Car. 2. cap. 11.

Corps he in the Church unintered: Allo the imperations of the Alfar, Cultomary Office.

Anniversary Office.

Cro. 2 par. fol. 51. Holloway's Editions of the Alfar, Cultomary Offerings from the Parishoners to the Parish-Priest, which remure of Ohit or Chantry Lands held of Subjects, is extinct by the Ast of 1 E. 6. 14. See 15 Car. 2.

the Mass or Sacrament-Offerings were usually three Persons of Chailange, two Persons of were folemnly laid upon the Altar: Of which the Mass or Sacrament-Offerings were usually three Pence at Christmass, two Pence at Easter, and a Penny at two other principal Feasts. Under the same Title were comprehended all the accustomed Dues for Sacramentalia, or Christian Offices, which in the Vicarage of Burcefter, about the Year 1212. were one Penny for a Burial, one Penny for a Marriage, one Penny for Churching a Woman. Among the Altar Oblations were also reckoned the little Sums paid for saying Masses and Prayers for the Souls of the Deccased. See Mr. Kennet's Glossary.

Dolationes funerales, The Soul-feat or Offering to expiate the Omissions or Defaults of the Party deceased in paying Tithes, or other Eccle-fiastical Dues, was at first an Oblation at the Funeral, which was often the best Horse of the Defunct, led before the Corpfe, and delivered at the Church-Gate or the Grave, for the Use of the Parish-Priest. To this old Custom we owe the Original of Mortuaries, &c. If the Corpse of the Deceased was carried from the Mother-Church to any other Place of Scpulture, the accustomed Offerings were due to the Parish-Priest where the Party died .-- At the Burial of the Dead, it was a Custom for the surviving Friends to offer liberally at the Altar, for the pious Use of the Priest, and the good Estate of the Soul deceased. The Relieks of this Custom do still obtain in North Wales, where at the Rails, which decently defend the Communion-Table, there is a Tablet or flat Board conveniently fixed, to receive the Moncy, which at most Fune-rals is offered by the surviving Friends, according to their own Ability, and the Quality of the Deceased: Which feems a providential Augmentation to some of those poor Churches. See Mr. Kennet's Gloffary.

Dblationes quatuoz principales, The four chief or principal Offerings to the Parish-Prick, The four which were made in the Feast of All-Saints, Christmas, Candlemas, and Easter .- Ita tamen quod Sacramenta baptismi, sponsalium, purificationis, e quatuor principales Oblationes, videlicet in Festis omnium Sanctorum, Natalis Domini, purificationis beate Mariæ, ac Pasche, ac mortuaria omnium & singulorum ibidem sepulturam eligentium cum omnibus oblationibus ratione funeris oblatis & Ecclesix dehitis integre reserventur — Munimenta Hospitalis S. S. Trinitatis de Pontefracto, MS.

fol. 51.

Deligation, Obligatio, Is a Bond containing a Payment

Payment of Money, Performance of Covenants, or the like, and fo differs from a Bill that hath no Penalty nor Condition; and yet a Bill may be obligatory. Co. on Litt. fol. 172. and West Sym-

bol. part 1. lib. 2. feet. 146.

Dbligge Is he that enters into fuch an Obligation, and Obligee the Person to whom it is entered into. Before the Coming in of the Normans (as we read in Ingulphus) Writings obligatory were made firm with Golden Croffes, or other fmall Signs or Marks. But the Normans began the making such Bills and Obligations with a Print or Seal in Wax, fet to with every one's special Signet, attested by three or four Witnesses. In former Time many Houses, and Lands thereto, passed by Grant and Bargain without Script, Charter, or Deed, only with the Landlord's Sword or Helmet, with his Horn or Cup; yea, and many Tenements were demised with a Spur or Curry-comb, with a Bow, or with an Arrow. See Wang.

Dbolata terræ, In the Opinion of some, contains half an Acre of Land, others but half a Perch. Thomasius says, Oholum terra is ten Foot in Length, and five in Breadth. See Fardingdele and Spelman's Glossary more at large upon this Word. But, Dedi duas solidatas, tres denariatas & obolatam annui redditus, Charta Johannis de Strete, 26 Edw. 3. fignifies two Shillings and

fix Pence Half-penny yearly Rent.

Dollus erræ Seems to be, half a Pound of Novel Dissertin in Wax. Leg. Canuti, cap. 14. Et stat in Anno Symbolum lucis, i. e. a Contribution for Candles, viz. fome peculiar Primum in Vigilia Paschæ Obulus ceræ de omni bida,

&c. See Farthingdale.

Dbsella For Cistella. Brompton, pag. 1224. Dbbentions, (Obventiones,) Offerings. 2 Inst. Doventions, (Obventiones,) Offerings. 2 Inft. fcl. 661. Also Rents, Revenue, properly of spiritual Livings. Anno 12 Car. 2. cap. 11. Margeria Marescalla Comitissa de Warewyke universis Sansta matris Ecclesia filiis, &c. dedi——— Omnes Obventiones, tam in decimis majoribus & minoribus, quam in aliis rebus de assartis de Wigenoc, & decimam pannagii & venationis de Wige-noc & de Rinsell, &c. MS. penes Will. Dugdale, Mil.

Detaito Is, according to Spelman, taken for an Impediment. In the Charter of Liberties of Henry the First, we have these Words, Quorum Regnum oppressum erat injustis occasionibus & exastionibus; and in Chart. Forest. cap. 12. unusquisque liber bomo de extero sine occasione faciat in bosco suo vel in terra [na — molendina, vivaria, &c. Occasso is also taken for a Tribute which the Lord imposed on his Vassals or Tenants. Propter Occassoones bellorum vel aliarum necessitatum. And therefore,

Decationare Signifies to be charged or loaded with Payments. Non propter boc occasionentur co-ram Domino Rege & Justiciariis. Stat. Ed. 2. Anno vam Domino Rege of Justiciaris. Sci. 2. Anno 21. So in Fleta, Ita quod iffi vigilatores non occasi-onentur. Lib. 1. cap 24. par. 7. Lib. 2. cap. 66. par. 18, 19. Stat. Marlbridge, cap. 11. and in the Monass. 2 Tom. pag. 916. Foss claudi faciant, quod averia mea non possint transfer of st transferint inde non

occasionabo.

Decationes, (in some Authors corruptly written Occasiones) Are Assarts, whereof Manwood speaks at large; the Word is derived ab Occando, i. e. Harrowing or breaking Clods: See Spelman's Glessiry, verbo Essartum. Essarta vulgo dicuntur tem post excommunicationem & satisfastionem venerint, que apud ssidorum Occationes nun:upantur. Lib. Ni- forissasturam suam, que Anglice vocatur Oserhyrnesse ger Scace. par. 1. cap. 13.

Decupant, If Tenant pur terme de auter vie dies, living Cestuy que vie; he that first enters shall hold the Land during that other Man's Life, and he is in Law called an Occupant, because his Title is by his first Occupation; and so if Tenant for his own Life, grant over his Estate to another, if the Grantee dies, there shall be an Occupant. Co. on Lit. cap. 6. feet. 56. and Bulftrod's Rep. 2 par. fol. 11, 12.

Decupation, Occupatio, Signifies the putting a Man out of his Freehold in Time of War, and is all ome with Diffeisin in Time of Peace, faving that it is not so dangerous. Co. on Lit. fol. 249. Also Use or Tenure. So we say, such Land is in the Tenure or Occupation of fuch a Man, that is, in his Possession. See Terre-Tenant. Trade or Occupation, 12 Car. 2. cap. 18. But Occupations, in the Stat. de bigamis, cap. 4. are taken for Usurpations upon the King, and is when one usurps upon the King, by using Liberties which he ought not. And as an unjust Entry upon the King into Lands or Tenements is an Intrusion, so an unlawful Using of Franchises is a Usurpation. But Occupations in a larger Sense, are taken for Purpressures, Intrusions and Usurpations. See 2 Inft. fol. 273.

Decupabit Is a Writ that lieth for him which is ejected out of his Land or Tenement in Times of War, as a Writ of Novel disseifin lies for one ejected in Time of Peace. Ingham, feet. Brief. de

Offava, The eighth Day following

some peculiar Feasts. See Utas.

Ditopitarum Promontozium, St. David's Head in Pembroke (bire.

Dito tales. See Tales. See Bro. Tit. Octo tales.

Doio & atia Is an old Writ mentioned in the Statute of Westm. 1. made 3 E. 1. cap. 11. And it was directed to the Sheriff, to enquire whether a Man committed to Prison upon Suspicion of Murder, be committed upon just Cause of Suspicion, or only upon Malice. Register, fol. 133. Bratton, lib. 3. part 2. cap. 20. And if upon Inquisition it were found, That he was not Guilty, then there came another Writ to the Sheriff to bail him. But now that Course is taken away by the Statute of 28 E. 3. cap. 9. as appears in Staundford, Pl. Cor. fol. 77. and Co. lib. 9. fol. 56. and Spelman, verbo Atia. Atia was anciently written Hatia, or Hatya, for Hate, from the Saxon Hatian, To wax hot, to rage, also to hate; not Atia, quia Malitia est acida, as Sir Edw. Coke has it in his 9 Rep. fol. 506. and in 2 Inst. fol. 42. See Spelm. on Atia.

Doonarium for Donarium, i. e. Munus. Deconomicus. This Word was used for the Executor of a last Will and Testament, as the Person who had the Oeconomy or fiduciary Dispofal of the Goods of the Party deceasedtestamentum sum constituerat— ut Occonomicus illius Dominus Georgius Winter testamentum sum violavit. Hist. Dunelm. apud Whartoni Angl. Sacr. Part 1. pag. 784. See Vicedomini. Sometimes the Word is taken for an Advocate or Defender; as, Summus secularium Occonomus,

or Defender; as, Ormans, John 1245. Dffer-hymetie, and Dver-hemeta, In the Council holden at Wincheffer, in the Time of Archbishop Lanfranc, Anno 1076. we read, Si au-

Seu Cahslite, pro unaquaque vacatione Episcopo suo reddant. See Gloss. in 10. Scriptor. verbo Overhernessa.

Mffertogium, A Piece of Silk or fine Linen, to receive and wrap up the Offerings or occasional Oblations in the Church. Hence in the Statutes of the Church of St. Paul in London, it vidi, &c. Sometimes 'tis taken for the Antiphona or Singing at the Time when the Sacrament is administred:

Affectum Spondet Chorus Offertoria cantans.

And sometimes 'tis taken for the Offerings of the Faithful, and is the same with Oblatio.

Drice, Officium, Doth fignify not only that Function by Virtue whereof a Man hath some Employment in the Affairs of another, as of the King, or of another Person; but also an Inquisi-tion made to the King's Use of any Thing by Virtue of his Office who enquireth. And therefore we oftentimes read of an Office found, which is nothing else but such a Thing found by Inquifition made ex Officio. And in this Sense it is used, 33 H. 8. 20. and in Staundf. Prerog. fol. 61. where to traverse an Office, is to traverse the Inquisition taken of an Office, and in Kitchin, fol. 177. To re-form to the transport of the King of the English Saxons, reckoned his Reign by Olympiads, as appears by a certain Charter of his, having these Words, Consentieus (inquit) signo santa Cruss subscripts in Olympiade 4. Regni mei. And this, by cotemporary Writers, taken of an Office, and in Kitchin, fol. 177. To re-form to have been the sixteenth Year of his to traverse an Office, is to traverse the inquitition 4. Regni mei. And this, by cotemporary Writers, taken of an Office, and in Kitchin, fol. 177. To return an Office, is to return that which is found by Virtue of the Office. See also the New Book of Reeign, and the Year of our Lord 994. or there-by Virtue of the Office pur le Roy, and this is by a Metonymy of the Effect. And there be two Sorts of Offices in this Signification issuing out of the Exercise the Compellare velts, quod ei aliquid ipsorum non completing the Compellare velts, quod ei aliquid ipsorum non completing the Compellare velts, quod ei aliquid ipsorum non completing the Compellare velts, quod ei aliquid ipsorum non completing and of Office to the Compellare velts, quod ei aliquid ipsorum non completing the Compellare velts, quod ei aliquid ipsorum non completing the Compellare velts, quod ei aliquid ipsorum non completing the Compellare velts and the Compellare velts are the Compellare velts and the Compellare velts are the Compellare velts and the Compellare velts are the Compellare ve Exchequer by Commission, viz. An Office to entitle the King to the Thing enquired of, and an Office of Instruction, for which see Co. 6. Rep. fol. 52. Page's Case. Office in Fee, is that which a Man hath to himself and his Heirs. 13 E. I. cap. 25. Kitch. fol. 152. See Clerk.

Ritio, Jol. 132. See Ciers.

Difficially, Officiallis, Is a Word very diverfly used; for sundry Civilians of other Countries, that write in these Days, apply it to such as have the Sway of temporal Justice. Egidiss Besselin prast. crim. Tit. De Officialibus corruptis, & But by the ancienter Civil Lawit fignises him that is the Weither of Appeniture of American Country. Minister, or Apparitor of a Magistrate or Judge, lib. 1. feet. sq quis ultro. In the Canon Law, it is he forthwith becomes the King's Debtor, and a especially taken for him to whom any Bishop Debt set upon his Head, and then the Pardoth generally commit the Charge of his spirituties Peravayle become Debtors to the Sheriff al Jurisdiction, and in this Sense one in every Diocese is Officialis Principalis, whom the Statutes and Laws of this Kingdom call Chancellor, 32 H. 8. 15. The Rest, if they be more, are by the Canon Law called Officiales Foranei, Gloss in Clem. 2. de Rescriptis, but with us termed Commissiaries, Commissarii, or sometimes Commissarii Foranei. The Difference of the two Powers you may read in Lindeauode, Tit. de sequestra possess. 1. verbo Officialis. But this Word Official in our Statutes and Common Law, fignifies him whom the Arch-Deacon substituteth in the Executing of his Juris-

diction, as appears by the faid Statute.

Desciariis non faciendis bel amobendis Is a Writ directed to the Magistrates of a Corporation, willing them not to make such a Man an Ossicer, and to put him out of the Ossice he hath, until Enquiry be made of his Manners, according to an Inquisition formerly ordained. Reg. Orig. fol. 126.

Dicton Laws, Or the Laws of Oleron, (Leges Uliarenses) are so called, because made when King Richard the First was there, and have Refpect to Maritime Affairs. Co. on Lit. fol. 260. This Oleron is an Island in the Bay of Acquitain, at the Mouth of the River Charent, now belong-ing to the French King. See Selden's Mare Clau-fum, fol. 222 & 254. and Prynn's Animadversions on Co. 4 Inft. fol. 126.

Dllata cerebifiæ, A Pot or Flaggon of Alc or Beer .- Et si brasient ad vendendum, dabit pro quolibet bracino unum denarium, vel ollatam cerevifiæ, tanti pretii pro tolneto .-- Farendon, MS. f. 9. - Consuetud. Domus de

cunnen, Accusatus. Si quis alium Godhorgis oncunna So compellare velit, quod ei aliquid ipsorum non comple-vit perjuret, hoc in 4 Evangeliis fiat. Leg. Alfred.

cap. 29. Dneath, i. e. the Knec.

Dnerando por rata portionis Is a Writ that lies for a Joint-tenant, or Tenant in Common, that is distrained for more Rent than his Proportion of the Land cometh to. Reg. Orig. fol.

D. ni. In the Exchequer, as foon as a Sheriff ters into his Accounts, for Issues, Amerenters into his Accounts, for Issues, Amerciaments, and mean Profits, they set upon his Head this Mark O. Ni. which denotes Oneratur, nisi habet sufficientem exonerationem; and thereupon he forthwith becomes the King's Debtor, and a ties Peravayle become Debtors to the Sheriff and discharged against the King. Co. 4 Inst. fol. 116.

Daus importanti, The Charge of Importing,

mentioned 12 Car. 2. Art. 28.

Dans ploband!, The Burden of proving, spoken of, 14 Car. 2. cap. 11. and several other Statutes

Dpen Late, Lex manifesta feu apparens, Is making Law, which, by Magna Charta, cap. 21. Bailiffs may not put Men unto upon their own bare Affertions, except they have Witness to prove the Truth thereof. See Law.

Dpenthcof,

Duentheof, Duen Thef, That is, open Theft. Quadam placita vel crimina emendari non possunt qua funt Husbrech, Bernet, Open Thef, Eberemord and Lafordswick. Leg. Hen. 1. cap. 13. Hoe in emendationibus Willich. pri. Ran dicitur, faith Spel-

Dograrii. In ancient Surveys and Accounts of Manors, we meet often with those Tenants which were called Operarii; they were those who had some little Portions of Land by the Duty of force little Portions of Land by the Luty of performing many bodily Labours, and other ferwile Works for their Lord, and were no other than the Servi, Natives, and Bond-men.

Detaile, One Day's Work performed by any

inferior Tenant to the Lord. Homines de Hedingdon facient Hugoni & baredibus suis pro qualibet virgata terra fexdecim Operationes, videlicet, uno die inter Festum, Ge. Paroch Antiq. p. 320.

Detti Canen, Dogs with whole Feet not law-

ed.— Et debent habere Cancs Operros (feu Operas) ex omni genere Canum, & non impeditatos. Custumar. de Sutton Colfield.

Durus for Autopyrus, or Opi.us. Tritico defi-ciente panis eorum Opirus & mucidus, i. e. The Bread is coarse and musty. Matt. Paris. Anno 1248.

Dppa. See Blanbornum.
Dption. When a new Suffragan Bishop is
Consecrated, the Archbishop of the Province, by a customary Prerogative, does Claim the Collation of the first vacant Dignity or Benefice in that See, at his own Choice, which is therefore

called the Archbishop's Option.

Dia. Ego frater Nigellus Dei gratia Abbas Ber-tonia, dedi, in Capitulo nostro, & omnes fratres mei mecum, terran de Ocovere, Ormæ, hac conventione, ut unoquoque anno nobis xx Oras perfolvat, & proinde fattus est homo noster. Sine dat. This was Saxon Money or Coin, valued at fixteen Pence a-piece, (often found in Domesday,) and sometimes, according to the Variation of the Standard, twenty Pence. Homines de Berkholt in Com. Suff. dicunt quod tempore Regis Hen. Avi domini Regis nunc, sole-bant habere talem Consuetudinem, quod quando maritare volebant filias suas, selebant dare pro filiabus suis maritandis duas Oras, qua valent xxxii Denar. Pla. coram Rege, Mich. 37 H. 3. Rot. 4. It was the same with our Ounce, which is valued at twenty Pence. This was the Opinion of Spelman and Somner. 'Tis a Word often mentioned in Domesday, viz. Tale manerium reddit 30 libras denariorum de 20 in Ora. In Leg. Canuti, fifteen Ora make a Pound, cap. 31.

Dando pao fiege & fiegno. Before the Reformation, while there was no standing Collect for a fitting Parliament, as foon as the Houfes were met, they petitioned the King that he would require the Bilhops and Clergy to pray for the Peace and good Government of the Realm, and for a Continuance of the good Understanding betwit his Majesty and the Estates of his Kingdom. And accordingly the Writ De Orando pro Rege & Regno was common in Edward the Third's Time. Mr. Nicholfon's Engl. Histor. Libr. Part 3.

Dearium, The Hem or Border of a Garment. -Richardus de Bury Episcopus Dunclm. dedit Eclesia sua vestimentum de nigra cumica cum tribus capis ejustem sette cum largis Orariis decenter ornatis. Hitt. Dunelm. apud Whartoni Angl. Sacr. Part 1. p. 766.

Dibia, Anglice, A Bonney, a Swelling or Knot in the Flesh caused by a Blow. Brack. lib. 3. Tit. De Corona, cap. 23, num. 2. Irma meluta plagam faciunt, sicut gladius, bisacuta & bujusmedi; Ligna vero & lapides faciunt Brusuras, Orbes & istus qui judicari non possunt ad plagam.

Dithel, (Anno 1 Rich. 3. cap. 8.) Orchal, (Anno 24 Hen. 8. cap. 2. and 3 & 4 Edw. 6. cap. 2.) feems to be a Kind of Cork, or rather a Kind of Stone like Allum, which Dyers use in their Co-

Dedeffe or Dedelfe, Effossio metalli, Is a Word derived from the Saxon Ore, Metallum, and Delfan, effodere, and often used in Charters of Privileges, being taken for a Liberty, whereby a Man claims the Ore found in his own Ground, but properly is the Ore lying under Ground: As also a Delfe of Coal, is Coal lying in Veins under Ground, before it is digged up.

Danet, Ordalium, Is a Saxon Word, compounded of Or, magnum, and deal, alias dele, Judicium, or as others, from Or, which in that Language is privative, and del, part, that is, expers criminis, or not Guilty; but is used for a Kind of Purgation practiced in ancient Times, and in the Canon Law called Purgatio vulgaris. There were of this two Sorts, one by Fire, another by Water. Of these see Mr. Lambard, in his Explication of Saxon Words, verbo Ordalium: Of this you may read likewife Holimsshed, fol. 98. and Hotoman especially, Disput. de Feud, pag. 41. where, of five Kinds of Proofs, which he calleth Feudales probationes, he maketh this the Fourth, calling it Explorationem, & hujus furiofa probationis calling it Explorationen, & bujus furiose probationis 6. genera fuisse animadvertit, viz. per stammam, per aquam, per serrum candens, per aquam vel gelidam vel ferventem, per serte & per corpus Domini, of all which he alledgeth several Examples out of History, very worthy the Reading. See Skene de verbor. significat. verbo Machainum. This seems to have been in Use in Henry the Second's Time, as appeareth by Glanvite, lib. 14. cap. 1, 2. See also Verstegan, cap. 3, pag. 63. &c. See also Hoveden 556. This Ordalian Law was condemned by Pope Stephen the Second, and condemned by Pope Stephen the Second, and aftewards here totally abolished by Parliament, as appears by Rot. Paten. de Anno 3 Hen. 3. Membr.

Enricus III. Dei Gratia Rex, &c. dilectis & fidelibus suis Philippo de Ulecot & Soci i suis fusticiariis itinerantibus in Comitatibus Cumberland, Westmorland, & Lancaster, Salutem. Quia dubitatum fuit & non determinatum ante inceptionem itineris vestri, quo judicio deducendi sunt illi qui rectati litneris veftri, quo judicio deducendi sunt illi qui restati sunt de Latrocinio, Murdro, incendio, & biis similibus, cum prohibitum sit per Ecclesam Romanam Judicium Ignis & Aquæ; Provisum est a Concilio nostro, ad prasens, ut in boc stiwere, sic siat de restatis de bujusmodi excessibus, viz. Quod illi qui restati sunt de criminibus pradictis majoribus, & de eis babeatur suspicio quod cuspabilis sint de eo unde restati sunt se quibus etiam sicet Regnum nostrum abjurarent adhuc suspicio esse quod postea males acerent) teneantur in Prisona nostra, & salvo cusposiantur, ita quod non incurrant periculum vita vel membrorum occasione prisone nostre. Eli vero qui mediis criminibus restati suerint. & quibus criminibus restati suerint. & quibus Illi vero qui mediis criminibus rectati fuerint, & quibus competeret Judicium Ignis vel Aqua, si non esset prohi-bitum, & de quibus, si regnum nostrum abjurarent, nulla suerit postea matesaciendi suspicio, Regnum nostrum abjuvent. Illi vero qui minoribus restati fuerint criminibus,

curos plegios inveniant de fidelitate & pace nostra confervanda, & sie dimittantur in terra nostra. Cum igitur nihil certius providerit in hac parte Consilium nostrum ad pr sens, relinquimus discretioni vestra hunc Ordinem pradictum observandum in hoc itinere vestro, ut qui personas hominum, formam delicti, & ipsarum verum veritatem melius cognoscere poteritis, hoc Ordine secundum discretiones & Conscientias vestras in hujusmodi procedatis, &c. In cujus Rei Testimonium, &c. Teste Domino P. Wintoniensi Episcopo apud West. 26 die Tepte Domino I. vinionienji Dpytojo apia vieji. 20 die fan. Anno regni nostri tertio. Per eundem & H. de Burgo Justiciarium. See Spelman at large upon this Subject, verbo Ordalium, Co. lib. 9. de strata Marcella, and the Saxon Dictionary. See Fire Ordale, and Water Ordale.

Diocis, Oaths and Ordels, Was Part of the Privileges and Immunities granted in old Charters, meaning the Right of administring Oaths, and adjudging Ordeal Trials within fach a Pre-cinct or Liberty—Abbas & Conventus Glaston per omnes terras suas habent socam & sacum, hundred setene, Othes & Ordels, calde hordes, &c. Chartu-

lar. Abbat. Glaston. MS. f. 87. a.

Dzoinale, A Book containing the Manner of performing Divine Offices; In que ordinatur Mo-

Dedinance of the Mozelf, Ordinatio Foresta, Is a Statute made touching Forest Causes, in the Thirty-

fourth Year of Edw. 1. See Affife.

Ditinance of Parliament, The same with Att of Parliament. And Acts of Parliament are called Ordinances of Parliament often in the Parliament-Rolls. If there be any Difference, it is, that an Ordinance is but temporary, and to be altered by Ordinance is but temporary, and to be aftered by the Commons alone. But an Act is a perpetual Law, and cannot be altered but by King, Lords, and Commons. See Par. Roll. 37 E. 3. num. 38. Prym's Animadver. in 4 Infl. 13. Yet the Oracle of the Law, Sir Edw. Coke, does with many Citations aftert, that an Ordinance of Parliament is to the differentiation. be distinguished from an Ast, forasmuch as the latter can be only made by the King, and a threefold Consent of the Estates, whereas the former

is ordained with One or Two of them.

Dadinary, Ordinarius, Is a Civil Law-Term, and there fignifies any Judge that hath Authority to take Cognifance of Caufes in his own Right, as he is a Magistrate, and not by Deputation; but in the Common Law, it is taken for him that hath exempt and immediate Jurisdiction in Causes Ecclesiastical, as appears in Co. lib. 9, fol. 36. Henfloe's Case. And the Statute of Westm. 2. cap. 19. 31 E. 3. cap. 11. and 21 H. 8. cap. 5. Co. 2 Inst. cap. 19. See Broke, boc tit. and Lindewoode in cap. Exterior. Tit. De consistentibus, verbo Ordination of the Computation o rii, saith, Ordinarius habet locum principaliter in Epifrus, sauti, oranina succession principalisti appropriation of aliis superioribus, qui soli sunt universales in suis jurisdictionibus, sed sub eo sunt alii Ordinarii, viz. quibus competit furisdictio ordinaria de jure, privilegio, vel consuetudine, erc.

Doinatione contra fervientes Is a Writ that lieth against a Servant, for leaving his Master a-gainst the Statute. Reg. Orig. fol. 189.

Deduces, A general Chapter, or other folemn Convention of the Religious of such a particular Order — Et in solutis Fratribus Roberto Lawton & Willielmo Meriton pro suis expensis versus ordines existentes apud Hygham Ferres ante Festum S. Michaelis bos anno vii Sol. Paroch. Antiquit.

p. 576. Divines majores & minores, The Holy Orders of Priest, Deacon, and Sub-Deacon, any

triminibus, nec de eis fuerit mali suspicio, saloos & se- of which did qualify for Presentation and Adwere called Ordines majores; and the inferior Orders of Chantor, Pialmist, Ostiary, Reader, Exorcift, and Accolyte, were called Ordines mi-noves: For which the Persons so ordained had their Prima Tonsura different from the Tonsura Clericalis.

Doontin fugitibi. Those of the Religious who deserted their Houses, threw off their Habit, and so renoune'd their particular Order; in Contempt of their Oath and other Obligations. The Favouring and Protecting fuch Fugitives was charged on Thomas, Earl of Lancaster— Ordinum fugitivos, legisque transgressores, ne lege pletterentur, pertinaciter favere. Paroch. Antiquit. p. 388.

10200 Is taken for that Rule which the Monks were obliged to observe. In Eadmer. vita S. An-

order of St. Augustine. The Eagner. Vita S. An-felmi, cap. 77. Hac & bis similia Novitius dicit, dum Orde imprimis illi graviu vudetur. Dodo Albus, The White Friers. These were of the Order of St. Augustine. The Cistertians also wore White. Of the Black Monks I find it thus verified:

Sunt tria nigrorum que vastant res Monachorum, Renes & venter. & pocula sumpta frequenter.

Dado niger, The Black Friers. Sub norma Benedicti famulantes; as Ingulphus tells us, pag. 851. and Mat. Parif. pag. 321, 514. The Cluniacs also wore Black.

Dicobices, North Wales.

Diea. - Et unum Messuagium ad Orea sua fa-

cienda. Mon. Angl. 2 Vol. fol. 265. a.

Deff, In the Charter of Henry the First, to the Church of St. Peter in York -Decanus & Capitulum habebant curiam fuam & justitiam cum focco & facca, Thol & Theam & Infangentheof, & Utfangenthef, Flemenefrith, Ordel, & Orch infra tempus & extra, cum omnibus aliis immunitatibus, &c. MS.

Deum, Horreum, A Barn --Et unum Messuagium ad Orca sua facienda, 2 Vol. Dug. Monast.

265. a.

Dafgild, alias Cheapgeld, (from the Saxon Orf, Pecus, and Gild, folutio vel Redemptio,) Is a Delivery or Restitution of Cattle. But Lambard fays, 'tis a Restitution made by the Hundred or County, of any Wrong done by one that was in

Pledge. Archa. pag. 125. Or rather a Penalty for Taking away of Cattle. Defraies, (Aurifristum, i. c. Vestis acupitta aureis filis), Frizled or embroidered Cloth of Gold, made and used in England, both before and since the Conquest, worn by our Kings and Nobility, as appears by a Record in the Tower, where the King commands the Templers to deliver fuch Jewels, Garments, and Ornaments, as they had of his in Keeping, among which he names Dalmaticum velatum de Orefreis, i. e. a Dalmatick, or Garment, guarded with Orfraies. And of old the Jacquets or Coat-armours of the King's Guard were also termed Orfraies, because adorn'd with fuch Goldsmith's Work.

Digatious, But more truly Orgaillous, that is, proud and high minded; derived from the French

Orgueil, i. e. Pride.

Digeps, 32 E. 2. Stat. 3. cap. 3. Is the greatest Sort of North-Sea Fish, (for the Statute says they are greater than Lob-fish) which we now

cause the best are near that Island.
Dayling, i. e. Without Recompence. Meaning is, where no Satisfaction was to be made for the Death of a Man killed; that is, he was lawfully flain. Si hoc inveritet, jaceat Orgilde.

Diginalia. In the Treasurer's Remembrance Office, in the Exchequer, are Records or Tran-feripts fent thither out of the Chancery, and are distinguish'd from Recorda, which contains the Judgments and Pleadings in Suits tried before the Barons of that Court.

Duolum, i. e. A Porch or Court-yard. Nife in refestorio vel Oriolo pranderet. Mat. Paris. 1251. Dalagum, Horologium, A Dial. In competis Ecclefie S. Paulinæ, London-Custodi Orlagii per annum 1 Mar:--Ex libro Statut, Eccl. Paul. London. MS.

Diped. Some Orted Knight, i. e. A Knight

whose Clothes shined with Gold.

Ditril Is a Word used in the Book termed Pupilla oculi, cap. De Chart. Forest. part 5. cap. 22. and fignifies the Claws of a Dog's Foot, being taken from the French Orteils des pieds, i. e. digiti pedum, the Toes.

-Pro uno Ortolagio & No-Derolagiumna garba totius Lucrationis de Domino de B. Monast.

Angl. Tom. 1. A Garden-Plot.

Dival, Oriolum - Ordinatio pro vieta Fratris Johannis Afsheli dudum Prioris de Daventre facta 22 Octob. 1420. Habeat cameram quandam in eodem Prioratu vulgariter appellatam ly Oryal Et habeat annuatim 40 Sol.—Collectan. Matth. Hutton, S. T. P. Ex Registris Ric. Flemmyng, Ep. Line. MS .--Adjacet atrium nobilissimum. quad porticus vel Oriolum appellatur. Mat. Parif. in vitis Abb. S. Albani. We may justly prefume that Oriel or Oryal College in Oxford took Name from some such Room, or Portico, or Cloister.

Diculum pacis. It was a Custom formerly in the Church, that in the Celebration of the Mass, after the Priest had consecrated the Wafer, and spoke these Words, viz. Pax Domini vobiscum, that the People kissed each other; and this was called Osculum pacis. Afterwards, when this Custom was abrogated, another was introduced, viz. That whilst the Priest spoke these Words, a Deacon or Subdeacon offered the People an Image to kifs, which was commonly called Pacem. We read it in Mat. Parif. Anno 1100. Regem duxerunt ad offerendum & iterum reduxerunt ad pacem.

Dimonds, or Diemunds, (Anno 32 Hen. 8. cap. 14. and I find in Spelman's Gloss. Mention of a Last of Osmonds,) Is a Kind of Ore, or Iron-stone, assuming the Nature of Iron, and it seems was

anciently brought into England.

Diffensio Was a Tribute paid by Merchants for Leave to shew or expose their Goods to Sale in Markets. Qui per terras ibant ostensionem dabant teloneum. Leg. Ethelred. cap. 23.

Diffinin Barionis, Yarmouth.
Dimald's Lain, By which was meant the Ejecting marry'd Priests, and Introducing Monks into Churches, by Ofwald Bishop of Worcester, An-

Dingla's Law Bundged Is an ancient Hundred in Worcestersbire, so called of Ofwald, Bishop of Worcefter, who obtained it of King Eadgar, to be given to St. Mary's Church there. It comprehends 300 Hides of Lands, and is exempt from the Jurisdiction of the Sheriff. Cam. Brit. Tit.

call Organ-Ling, corruptly from Orkney Ling, be- Worrestershire. See the Charter in Spelm. Councils, 1 Tom. fol. 432. and the Leiger-Book of Worcester in Bibl. Cotton.

Diweitre, A Town in Shropshire, fo called from St. Ofwald, who was overcome in Battle, and kil-

led there by Penda.

Dtho Was a Deacon-Cardinal of St. Nicholas, in carcere Tulliano, a Legate for the Pope here in England, 22 H. 3. whose Constitutions we have at this Day. Stow's Annals, pag. 303.

Dthobonus Was a Deacon-Cardinal of St. 1-

drian, and the Pope's Legate here in England, 15 H. 3. as appeareth by the Award made betwixt the faid King and his Commons at Kennfwerth; his Constitutions we have at this Day in Use.

Duch, 24 H. 8. 13. A Kind of Collar of Gold, orn by Women about their Necks. It is sometimes also used for a Boss or Button of Gold set with fome rich Stone.

Dulty of Services Is Equality of Services; as, when the Tenant Paravail owes as much to

the Mesn, as the Mesn does to the Lord Paramount. Fitz. Nat. Br. fol. 136. So Owelty of Partition. Coke on Littl. fol. 169.

Dver. Words which begin or end with Over, and are Names of Places, fignify a Situation near the Bank of some River; from the Saxon Ofer, Ripa; as, St. Mary Over in Southwark, Brownfover in Warwicksbire.

Duercetto Is a Saxon Word, and fignifies a Person convicted of a Crime: From the Sax. Ofer, Super, and Cythan, offendere. 'Tis mentioned in

the Laws of Edw. apud Brompton, p. 836.

Durthernills, i. e. A Contumacy or Contempt of the Court. Sometimes it fignifies a Forfeiture for such Contempt. In the Laws of Adelstan, c. 25, it signifies Contumacy, viz. Si quis Gemotum adire superfedeat, ter emendet Overhernissam. In a Council held at Winchester, Anno 1027, it signifies a Forseiture for such a Contempt, viz. Si autem (tertio vocati) post excommunicationem ad satisfactionem venerint, sprissatturam suam que Anglice vocatur Oversepuents ou la chilice, tre magnature veneries Esis. sewenesse seu Lashlite, pro unaquaque vocatione Epis-copo suo reddant. See Leg. Æthelred. cap. 27.

Derlamella, Si quis furi obviaverit, & fine vociferatione gratis eum dimiserit, emendet secundum Wo-ram ipsius suris, vel plena lada se adlegiet, quod cum eo falsum nescivit: Si quis audito clamere supersedit, reddat Oversamessa regis, aut plene se laidiet. Lib. rub. cap. 36. This seems to have been an ancient Penalty or Fine (before the Statute for Hue and Cry) laid upon those, who, hearing of a Murder or Robbery, did not pursue the Malefactor. 3 Inft. fol. 116.

Duert At, Fastum apertum, An open Act, Co. 3 Inst. fol. 12. which must be manifestly proved. Durt Dogo, An open plain Speech, derived from the French Ouvert, open, Anno 1 Mar. Seff. 2.

Dviale for Ovile. Matt. Parif. fub anno 1354. Durlop, The Leirwite or Fine paid to the Lord by the inferior Tenant, when his Daughter was corrupted or debauched. Nativi in villa de Wridthorp—— solvit quilibet pro filiabus suis maritandis gersom Domino, & Ourlop pro filiabus cormartinats gerjon Donnos, O Guillop pro junious correptis, & Stoth & falla fervitia & auxilium. Petr. Blef. Contin. Hift. Croyland, p. 115.

Duffee, Derived from the French Ofter, to re-

move, as ouffed of the Possession, that is, removed or put out of Possession. Mich. 9 Car. 1. Cro. 3 Rep.

fol. 349. Pocke's Cafe. Sſ

Duffer le maine, Amovere manum, Signifies to take off the Hand, though in true French it should be Ouster la main; in a legal Sense, it denotes a Judgment given for him that traverfed or fined a Monstrans le droit, and is indeed a Delivery of Lands out of the King's Hands; for when it appeareth upon the Matter discussed, that the King hath no Right or Title to the Thing feifed, then Judgment shall be given in the Chancery, That the King's Hands be amoved, and thereupon an Amoveas manum shall be awarded to the Escheator, which is as much as if the Judgment were given, that he shall have again his Land. Staunds. Prarog. cap. 24. Sec 28 E. 1. Stat. 3. cap. 19. It was also taken for the Writ granted upon this Petition. F. N. B. fol. 256. It is writton Outer le maine. 25 H. S. 22. But now all Wardthips, Liveries, Primer Seifins, and Oufter le mains, &c. are taken away and discharged by 12 Car. 2. cap. 24.

Duffer fe uner, Ultra mare, Is a Cause of Excuse or Esson, if a Man appear not in Court upon Summons, for that he was then beyond the

Seas. See Effoin.

Dutfangthef Is thus defined by Bracton, lib. 3. tract. 2. cap. 34. Utfangethefe dicitur latro extraneus veniens aliunde de terra aliena, & qui capus fuit in terra ipsius qui tales habet libertates: But Britton hath it otherwise, fol. 91. It is a Compound of Three Saxon Words, viz. Out, extra; Fang, capio vel flire they corruptly call it an Oskin of Landi-captus, and Thef, i. c. fur. It is used in the Com-non Law for a Liberty or Privilege, whereby a what we now call Asses.—Come Hawise de Veer Lord is enabled to call any Man dwelling within his own Fee, and taken for Felony in any other Place, and to Judge him in his own Court. Rafall's Expesition of Words, and 1 8 2 Pb. & Mar. cap. 15.

Dutlant, The Saxon Thanes divided their Bocland or hereditary Estate into Inland, such as lay nearest to their own Dwelling, and which they conveniently kept to their own Ute: And Outland, which lay beyond, or out from among the Inlands or Demains: And was granted out to any Tenant Prime, which had their Original from hence) meerly at the Pleasure of the Lord. This Outland they subdivided into Two Parts, whereof one Part they disposed among such as attended on their Persons either in War or Peace, called Theodens or lesser Thanes. The other Part they allotted to their Husbandmen, whom they termed Ceorls (i. e. Carles or Churls). Vide Spelman of Fends, cap. 5.

Dutiam, Utlagatus, One deprived of the Benefit of the Law, and out of the King's Protection, Fleta, lib. 1. cap. 47. calls him Bannitum extra legent, and Bratton, lib. 3. tratt. 21. cap. 11. num. 1. & 3. fays, Forisfacit utlagatus omnia que pacis funt, quia a tempore que utlagatus est caput gerit Lupinum, ita quod ab omnibus interfi.i possit & inpune; maxime f se defenderit vel sugarit, ita quod d ssicilis sit ejus captio: But in the Reign of Edward tue Third, all the Judges agreed, That none but the Sherift only, having lawful Warrant therefore, should put to Death any Man outlawed. Co. on Lit. fol. 128.

Sec Utlawry, and Capias utlagatum.

Dutlaway, Utlagaria, Is the Loss of the Benefit of a Subject, that is, of the King's Protection. See Utlawry.

Dutpatter?, (Anno 9 H. 5. cap 8.) A Kind of Thieves in Riddefdale, that stole Cattel, or other Things without that Liberty: Some are of Opi-

nion, That those which in the forenamed Statute are termed Outparters, are now called Outputers, being fuch as fet Matches for the Robbing any

Man or House. See Intakers.

Durriners, Are Bailiffs errant, employed by the Sheriffs, or their Deputies, to ride to the farthest Places of their Counties or Hundreds, with the more Speed to fummon fuch as they thought good, to their County or Hundred Courts. 14 E. 3. Stat. 1. cap. 9.

Dutwaile, i. e. A mournful Thing; as, Now

am I made an unworthy Outwailc. Dwoel. See Ordeal.

Direity Is, when there is Lord, Mesne, and Tenant, and the Tenant holds of the Meine by the fame Service that the Mesne holds over of the Lord above him; this is called Owelty of Ser-

vices. Sec Ovelty.

Drgang of Land, Bovata terre. Six Oxgangs of Land, is so much as Six Oxen can plough. Cromp. Fur. fol. 220. But an Organg feemeth properly to be spoken of such Land as lieth in Gaynour. Old. Nat. Brev. fol. 117. Skene de verb. fig-nif. verbo Bovata terra, faith, That an Oxengate of Land should always contain Thirteen Acres, and that Four Oxengates extend to a Pound Land. Spelman fays, Bovatus terra est quantum sufficit ad iter vel actum unius bovis. Ox enim est bos & gang vel gate, iter. See Co. on Lit. fol. 69. In Lincoln-

mey impleda devant Justices en le Oyer de Chelmsford par un brief de Novel Disseisin, &c. Anno 13 Edw. 1.

Sec Assife de Novel Disseisin.

Doer and Termuny, Audiendo & terminando: In true French, Ouir & Terminer, Is a Commisfion especially granted to some eminent Persons, for the Hearing and Determining one or more Causes: This formerly was used only upon some Cromp. fur. fol. 131, 132. Weffm. 2. cap. 29. 13 E. 1. by which you may fee who might grant this Commission, and for the Form thereof, and to whom it may be granted, F. N. B. fol. 100. and Broke, hoe tit. A Commission of Oyer and Terminer is the first and largest of the Five Commissions by which our Judges of Affize do fit in their several Circuits. In our Statutes it is often printed Oyer and determiner. See 4 Inst. fol. 162.

Drer the Record, (Audire Recordum), Is a Petition made in Court, that the Judges, for better Proof fake, will be pleafed to hear or look upon any Record. So likewife to demand Oyer of a Bond,

Deed or Covenant.

Addite, Hear ye, is known to be used by our Cryers, as well in Courts as elsewhere, when they make Proclamation of any Thing.

Danium, Matt. Parif. fol. 767. Feit equos meos & bomines restare donec Paagium extorfiffet. Spelman thinks it should be read Paffagium five telonium exactum pro transitu per alterius ditionem.

Dacabilis, Payable, passable. Johannes de Elvlee, Prior de Kirkham babet unum Palfridum & unum summarium pro se, ad quorum prebendam reci-piet duodecim quarteria bona & pacabilis averia, &

Sufficientem

Sufficientem equitaturam pro Capellano suo. xj. Kal. fun. 1310. Ex Regist. Grenefeld, Archiep. Ebor.

Datart, To pay. As, tolnetum pacare, to pay Toll. Mon. Angl. Tom. I. p. 384. Hence Paratito, Payment.—Pannos fericos & alia

Pannos sericos & alia rapit sine pacationis retributione. Mat. Paris. sub Anno 1248.

Battatur. Leg. Inz., cap. 45. Et recipiet Agen-frida corium ejus, & carnem, & paccatur de catero; i. e. Let him be free or discharged for the Time

to come.

Partification (Pacificatio), Anno 17 Car. 1. c. 17. A Peace-making, Quieting, or Appealing; relating to the Wars betwixt England and Scotland, Anno 1638.

Dack of Mool Is a Horfe-load, which confifts of Seventeen Stone, and Two Pound. Fleta, 1. 2.

cap. 12. Sec Sarplar.

Packers Are those that barrel, or pack up Herrings, and they are sworn to do it according to the Statute made 15 Car. 2. cap. 14.
Parking whites, A kind of Cloth fo called,

mentioned 1 R. 3. cap. 8.

Bannage. Idem quod Pannagium. Vid. Chartam Regis Hen. 1. Ecclesia S. Martiri de Bello.

Daguments, A Frize Cloth, mentioned in the Journal-Book of the House of Lords, in a Sta-

tute made 1 Eliz. not printed.
13 agus. This Word in old Records fignifies a County, viz. Natus est Ælfred Rex Anglo-Saxonum in villa Regia qua dicitur Wanading (now Wantage) in illo pago qui nominatur Baroscire (now Berkshire) qui pagus taliter vocatur a Barroc silva, ubi buxus a-bundantissime nescitur: Asser, de Reb. gest. Anglor.

Dalars, i. e. To pay. In Stat. W. 2. cap. 46. Honestius est quod Pralati paiant pro superiori indumento,

quam exeunt.

Dame fort & dure, Pana fortis & dura. It fignifies an especial Punishment for those that being arraigned of Felony, refuse to put themselves upon the ordinary Trial of God and the Country, and thereby are mute by the Interpretation of the Law. Britton mentions it in his fourth Chapter, fol. 11. And Staundford in his Pleas of the Crown, founding it upon the Statute of Westm. 1. cap. 12. describes it thus :

He shall be fent back to the Prison whence he came, and laid in some low, dark House, where be shall lie naked on the Earth, without any Litter, Rushes, or other Clothing, and without any Rayment about him, but only something to cover his privy Members: And he shall lie upon his Back with his Head covered and his Feet, and one Arm shall be drawn to one Quarter of the House with a Cord, and the other Arm to another Quarter; and in the same Manner let it be done with his Legs; and let there be laid upon his Body Iron and Stone as much as he may bear, or more; and the next Day following he shall have three Morsels of Barley-bread without Drink, and the second Day he shall have Drink three times, as much at each Time as he can drink of the Water next unto the Prison, except it be running Water, without any Bread: And this shall be his Diet till be die.

This Kind of Punishment, called by the Law Prine fort & dure, is that which we vulgarly call Pressing to Death.

Dais, A County, or Region; Trial per Pais, which, Spelman in his Gloffary faith, Non intelligen-

dum est de quovis populo, sed de compagensibus, hoc est eorum qui ex ecdem funt comitatu, quem majores nostre pagum dixere & incolas; inde pais, g in i vel y con-

Paille, Painage, or Liberty for Hogs to run in Forests or Woods to feed on Mast——In Achelieia 30 Acras terra & paissonem centum porcoram, & communem passuram, &c. Mon. Angl. Tom. I. p. 682. See Pessura.

Palagium Is a Duty to the Lords, for exporting and importing Vessels of Wine in any of their Ports, viz. Quieti de omni teloneo 🕾 passagio, pasnagio, cobuagio, pallagio, &c. Du Cange.

Palatine. See County-Palatine; and read Cassan.

de Consuetud. Burg. pag. 14.
Dalftep, Palfredus, Palafredus, Palefredus, Palifredus, Polifredus, Polifredus, Polifredus, Is one of the better Sort of Horses used by Noblemen or others, for State: And fometimes of old taken for a Horse fit for a Woman to ride. Cambden fays, That W. Fauconberge held the Manor of Cukeny in the County of Nottingbam, in Sergeanty, by the Service of shooing the King's Paifrey, when the King shall come to Mansfeld. See Co. on Lit. fol. 149.

Palfrey Silver. Custumam ibidem (speaking of Belvoir Castle) vocant Palfrey Silver, qua levari debet annuatim de villis de Batelsford, Normanton, Herdeby, &c. Escaet. 23 E. 3. Post mortem Gel. de

Roos de Hamlake.

Baluces, a Park Pale. Q. Elizabeth granted Wigmor Park to Tho. Crompton, and others, cum omnibus paliceis, muris, &c. Pat. 43 Eliz. p. 4.

Dalingman (Anno 22 Ed. 4. c. 23. and 11 H. 7. cap. 23.) Seems to be a Merchant Denizen, one born within the English Pale. But Dr. Skinner judges it to fignify a Fishmonger, or Merchant of Fish; and I find the Word mentioned in an ancient MS. touching the Customs of the City of London, under the Title De Salmonibus vendendis. Spelman mentions this Word, but leaves it without Interpretation.

Palls, A Canopy .-- Custodibus vero quinque portuum pallam super Regem cum quatuor haftis supportantibus. Mat. Par. sub Anno 1236. The Word was oft taken for an Altar-cloth, as--Henricus Abbas Glaston. temp. Hen. 1. dedit Ecclesia isti ornamenta satis pretiosa, videl. pallas ix. optimas, quarum quadam erant de diaspre, quadam de samito. Chartular. Glaston. MS. f. 12.

Pallicia, Pales, or paled Fence. Firmarii maneriorum Ecclefia S. Pauli, London, curare tenentur — ut maneria sufficienter circumclaudantur vel ambiantur muro, vel saltem fossatis & bagis vivis, si wardis. Statut. Eecl. Paul. Lond. MS. f. 44. b.

That where Children were born out of Wedlock, and their Parents afterwards intermarried, that those Children, together with the Father and Mother stood under a Cloth extended whilst the Marriage was folemnized, which was in the Nature of Adoption, and fignified a Legitimation. This is mentioned in an Epitle of Robert Großhead, the famous Bishop of Lincoln, who tells us, That it was an old Report, that by such Custom the Children were taken to be legitimate; and that in signum legitimationis nati ante matrimonium consuewerunt poni fish pallio super parentes eerun extento in matrimonii solemnizatione: Which Epistle is mentioned by Mr. Selden, in his Notes upon Fleta, who likewise tells us, That in the Reign of R. 2. the Children of John of Gaunt, Duke of Lancafter, which he had before his Marriage by Cather ne S f 2 Swinford,

Parents.

Pallium Is in many Places taken for the Silk with which Garments were made: 'Tis a Word often mentioned in our old Historians, but little understood at this Time. Durandus, in his Rationale, tells us, that it is made of white Wool, viz. The Nuns of St. Agnes every Year, on the Fealt-Day of their Saint, offer two white Lambs on the Altar of their Church, whilst they sing Agnus Dei in a solemn Mass; which Lambs are afterwards taken by two of the Canons of the Lateran Church, and by them given to the Pope's Subdeacons, who put them to Pasture till Shearing-time, then they are shorn, and the Pall is made with their Wool mixed with other white Wool. 'Tis a Garment of three Fingers Breadth, cut round, that it may eover the Shoulders : It hath two Strings on each Side, before and behind; that on the right Side is fingle, but that on the left is double. It hath likewife four purple Crosses on the Right and Left, before and behind; and 'tis fastened with three Pins made of Gold, whose Heads are Saphire. The Pall thus made, is carried to the Lateran Church, and there placed on the High Altar by the Deacons of that Church, on the Bodies of St. Peter and St. Paul: And after the usual Watching, 'tis carried away in the Night, and delivered to the Subdeacons, who lay it up very Gafe.

And because it was taken from the Body of St. Peter, it fignifies the Plenitude of Ecclefiaftical Power, and therefore it was the Prerogative of Popes, who pretend to be the immediate Successors of that Saint, to invest other Prelates with it, which at first was done no where but at Rome; but afterwards, by Procuration, in other Places in this Form, viz. Instanter, instantius & instantis-

sime in Consistorio a summo Pontifice expetitum.

Palls, Palla, 25 H. 8. 20. Are Vestures made of Lambs Wool, in Breadth not exceeding three Fingers; and having two Labels hanging down before and behind, which the Pope gives or fends to Archbishops and Metropolitans, who wear them about their Neeks, at the Altar, above their Ornaments. The Pall was first given to the Bishop of Ostia, by Pope Marcus the Second, Anno 336. And the Preface to an antient Synod here in England, wherein Odo, Archbishop of Canterbury presided, begins thus—Ego Odo humilis & extremus, dioina largiente clementia, almi Prasulis & Pallii honore ditatus, &c. Selden's History of Tithes, pag. 17. See more of this in Spelman's Glossay, verbo Pallium. See Cressy's Church History, fol. 972. and the Book called Blamyr in the Prerog. Office; and Sir Rog. Twifden's Hift. Vindication, fol. 41.

Dalmale Dozdeum. - H. Prior Ecclefia Christi Cant. & Conventus dimiferunt Alam de Pundherd mo-lendinum in Rokinge—reddendo inde per annum de feodi firma sex summas ordei palmalis pretii melioris ordei exceptis duobus denariis - Dat. Anno 1287. Reg. Eccl. Christi Cant. MS. This Palm-Barley Barley, in others Battled-Barley, and in the Marches of Wales, Cymridge: It is fuller and broader than common Barley.

Palmata, A Handful. Johannes Rex. Sciatis nos pro amore Dei concessis-Leprosis S. Egidii de Salopesbiria, quod habeant Palmatas bladi & farina de omnibus saccis, qui cum blado & farina expo-

Swinford, tho' they were made legitimate by Act nuntur ad vendendum in mercato Salopesbiriæ, tam of Parliament, yet they were covered with the diebus mercati, quam aliis, sicut eas habuerunt tem-Pall at the very Time of the Marriage of their pore Henrici Regis, Patris nostri, de dono & eleemosyna ejusdem Regis, sc. de unoquoque sacco bladi Palmatam duarum manuum, & de facco farina Palma-tam unius manus, ficut eas habuerunt de dono & eleemosyna predicti Regis, diebus suis, & sicut eas modo habent & hahere debent. Quare volumus, &c. Dat. per manum S. Prepositi Beverlaei, & Archid. Wallensis apud Wodestoke, xix die Marcii, Anno Regni nostri Quinto.

Daimata, alias Palmada, A Blow upon the Hand with a Ferula, a Thing frequently used in Schools. Beda de remedio peccatorum, cap. 14. Si quis intinxerit manum in aliquo cibo. & non idonea ma-

nu, centum Palmadis emendetur.

Patmers Are fuch as used to go in Pilgrimage out of Devotion; but of late Time, he that can deceitfully cozen at Cards or Dice, by keeping some of them in his Hands unseen, we call a Palmer.

Palmestrp, (I P. & M. cap. 4.) A Kind of Divination, practifed by looking upon the Lines and Marks of the Fingers and Hands. This was practifed by the Egyptians, mentioned in the faid Statute, and there misprinted Palmystry.

Panagia, Quasi panis Syrve, Holy Bread. Reg. Eccles. Hereford differentias referens Orientalis Eccles. a Romana, Artic. 10. Item (dicunt Graci) panem

nostrum Panagium.

pandents Are the Books of the Civil Law, compiled by Justinian: They are mentioned in Bede, and several other Historians of this Nation: Tres Pandedas nova translationis de Roma attulerit. Bede, cap. 15.

Pandoranic. Concessi etiam ei cum cacubo suo proprio Pandoxando & Lotrando ubicunque poterit. Carta Walteri Muchegros fine Dat. 1. Liberty to Brew and Wash in his own Kettle.

Dandoratrix. In a Manuscript Book concerning the Laws, Statutes, and Customs of the free Borough of Mountgomery, from the Times of Hen. 2. fol. 12. b. we read these Words, Item utimur de Pandoxatricibus, quod nemo potest brasiare sive pan-doxare in Villa & Burgo nostro nist per redemptionem aliquam fastam ad voluntaten Comburgensium nostro-rum ; & si talis Pandoxatrix brasiaverit, & assisam Domini nostri Regis in Burgo & Villa positam & pro-clamatam fregerit, debet capi per Ballivos, amerciari clamatam fregerit, debet capi per Ballivos, amerciari ad coluntatem Ballivorum nostrum, & non per parus suos primo & secundo; & si tertia vice Assistan fregerit, debet capi per Ballivos capitales, & publice duci ad locum ubi situatur le Gogningstost, & ibi debet eligere unum de duobus, viz. An volit le Gogningstost ascendere, An illud judicium redimere ad voluntatem In Goldman's Dictionary Pandox is Ballivorum. made to fignify a Drunkard, and Pandoxatorium a Brew-house; but in this Place it seems to signify an Ale-wife, that both brews and fells Ale and Beer.

Panell, Panella, vel Panellum, so written both by Fertescue; in his Book De Laudibus Legum Ang. cap. 25. and Co. on Lit. pag. 158. who fays, It denotes a little Part. But the learned Spelman, in his Gloffary fays, Hoc est minus congrue: It properly fignifying Schedula, vel Pagina, or rather Pagella, a Schedule, or Page; and thence deduces g in n transeunte: Sic veteres quidam Manistrat pro Magnificat. Hence comes the Law-Term Impannellare, to impanel; and to impanel a fury, that is, To write in a Schedule or Roll the Names of such Jurors as the Sheriff returns to pass upon any Trial. Reg. Orig. fol, 366. So we say, A Panel of

See 8 H. 6. cap. 12; and Spelman, verbo Panella.

Pams Arnugerogum, i. e. The Bread diffributed to Servants: Infirmantibus administrat granaterius singulis diebus duos Panes Armigei orum, Sec. Mon. 1. pag. 420.

Danis Bilus, i. e. Coarfe Bread : Fejunans de-

bet sedere in area ante mensam, & comedere Puncm Bistum super scannum sine panno. Mon. 1. Tom. 420. Danetis, A Pantry, or Place to set up cold Vi-

Etuals. Cuffos bracini claves Panetize & celariis penes fe cufiodiat, & liberationes supervideat — Ex Registro Statutor. & Consuetud. Eccl. D. Pauli Lon-

don. MS. f. 40.
Panis, Called Blackwhytlof, Bread of a middle Sort, between white and brown, fuch as in Kent is called Ravel-bread. Nos Willielmus, Prior Elyen. & Capitulum-concessimus Aliciæ Appiltone de Ely cotidianum corrodium infra scriptum, videl. unum panem vocat. Blakwhyotlof per diem & unam mensuram cervisia melioris conventus, &c. Dat. 18 Apr. Norwic. MS. f. 39. b. This was their coarfer Bread, made for ordinary Guests, and distinguished from their Housbold-loaf, or Panis Conventualis, which was pure Manchet, or White Bread. See Karite.

Panis militaris, Hard Bisket, Brown George; Camp-Bread, coarse and black The Prior and Convent of Ely grant to John Grove a Corrody, or Allowance—ad Junn vistum quolibet die unum panem monachalem, i. e. A White Loaf, and to his Servant unum panem nigrum Militarem, i. e. A little Brown Loaf, or Bisket. Cartular. Elyen. MS.

f. 47.

Panis fortis & durus, When a Felon upon his

Trial stands mute, and obstinately refuses to plead, one of the Penalties imposed for Contempt of the Court, is to be condemn'd ad panem fortem & durum, i.e. To have only hard, dry Barley-

bread, and Puddle water, &c.

Dannage, or Dannage, Pannagium, Which is that Food that the Swine feed on in the Woods, as Mast of Beech, Acorns, &c. which some have called Patones: It is also the Money taken by the Agifors, for the Food of Hogs, with the Maft of the King's Forest. Cromp. Jur. fol. 155. Westm. 2. cap. 25. Manwood in his Forest-Laws, cap. 12. says, It is most properly taken for the Mast of the World within the Forest, or the Money due fays, It is most properly taken 10. the Money due the Woods within the Forest, or the Money due of the same for it. Lindewoode defines it thus, Pannagium est pastus pecorum in ne-moribus, & in sylvis, utpote de glandibus & aliis frutibus arborum fylvos, injute ae gilimatais Cuini yra-tibus arborum fylvostrium, quarum frustus aliter non folent colligi. Tit. de Decimis; mentioned also 20 Car. 2. cap. 3. Quisquis villanus habens 10 por-cos, eat unum procum in Pasnagio. Domesday. This Word is variously written, Pannunagium, Panagium, Pathnagium, Patnaglum, Paunagium & Pennagium; and fometimes Pasnagium, from the French Pasnag. Breve Regis Henrici 1. Lib. Ramesiens. Sect. 313. Henricus Rex Anglia Justiciariis & omnibus Baronibus & Fidelibus suis de Hunteconsbire, Salutem. Pracipio quod Abbas de Ramesia te- or Dignity; but more especially of Land, in the neat omnes boscos suos hene, & in sace, & quiete, & Partition of an Inheritance between Co-heirs: neut onnes ogios pou bonorist, e, sicut unquam melius tenuit; & nullos super koc eos capiat vel invasset sine licentia Abbatis, & si quid ei dehetur de Panagio, reddatur ei juste; & si aliquis ei inde super hos injuriam vel contumeliam se-cerit, sa iatis ei habere plenum rectum. Teste Milone Gloc. apud Winton; and Chart. 1. fundat. Waldens. Conobii, Clamo etiam quietum Panagium de

Parchment, and the Counterpane of an Indenture. Journibus Dominicis porcis, &c. See Mr. Kennett's Glossary in the Word Pannagium.

Dannus, a Piece or Slice of any Thing. Sylvester Girald, cap. 21. Militis quoque Coxa ferro utrinque vestita uno securis ichu cum Panno lorica pra-

Mannus, A Garment made with Skins, Statutum fuit quod nullus habeat Pannos decisos & laceratos. Ger. Dowb. Anno 1188. Fleta, lib. 2. cap. 14. Par. 2.

Dantoneria, A Sort of Purse: The Word is mentioned in Fleta, lib. 2. cap. 82. par. 2. It may be taken for Panneteria.

Pape, or Dope, Papa, May with Ease enough be derived from the old Greek Word \(\pi \sim \pi \alpha \pi a_s, \text{in-} tending a Father, and was antinetly applied to other Clergymen in the Greek Church, but by Usage is particularly appropriated in the Latin Church to the Bishop of Rome: A Name very frequent in our Year-Books, especially in the Times of those Kings who too much abandoning their Imperial Authority, and abasing themselves beneath their Estate, suffered an Alien, a Foreign Bishop, that dwelt a Thousand Miles distant, to deprive them of the Disposition of many Spiritual Promotions; sometimes by Lapse, sometimes by Provision, or otherwise: For Redress whereof, divers Statutes were made, while this Kingdom was of the Roman Communion: But his Power was not wholly taken away, till towards the latter End of King Henry the Eighth's Reign.

Paper Diffice. All Acts of the Council-Board, Occasional Proclamations, Dispatches and Instructions for Foreign Ministers, Letters of Intelligence, and many other Publick Papers commu-nicated to the King's Council, or the two Secretaries of State, are afterwards transmitted to the Paper-Office, wherein they are all disposed in a Place of good Security and Convenience within the King's Royal Palace at Whitehall. See Mr.

the Aing's Royal Falace at rememan. See Mr. Nicholfon's Engl. Hift. Libr. Part III. pag. 9. Alfo an Office fo called, belonging to the King's Bench.

Dat, In Exchange of Money, is a certain Number of Pieces of the Coin of one Country, containing in them an equal Quantity of Silver to that in another Number of Pieces of the Coin of another Country, v. gr. Supposing 36 Shillings of Holland to have just as much Silver in them as 20 English Shillings. Bills of Exchange drawn from England to Holland at the Rate of 36 Shillings Dutch for each Pound Sterling, is according to the Par .--Mr. Lock's Confiderations of Money, pag. 18.

Daracium, The Tenure that is between Parceners, viz. That which the youngest oweth to the eldeft. Domesday.

Paradifus Is a square Court before Cathedrals, furrounded with Piazza's, or Walking-places, sup-ported with Pillars. Matth. Paris calls it Parvifus, viz. Multis diebus scholas exercens, venditis in Parvisio libellis. Anno 1250.

Parafredus. See Palfrey.

Parage, (Paragium) Equality of Name, Blood, Purparty. Coke's 1 Inft. fol. 166. b. Hanc terram te-nuere duo homines in Paragio. Domesday. See Parcinary. Hence we have Disparagement, and To disparage.

Paragium, Parage, Peerage; commonly taken for the equal Condition betwirt two Parties to be contracted, or married. For the old Laws of

England

England did strictly provide that young Heirs Lands descend to the Daughters; then they are should be disposed in Marriage cum Paragio, with called Parceners, and are but as one Heir. The Persons of equal Birth and Fortune, sine disparations Law is, If he have not any Issue, but that Persons of equal Birth and Fortune, fine disparagatione, without Disparagement.

Peragraph, Paragraphus, Is the Division of one Matter from another in feveral Lines: It is faid to be Scriptura divisio. Per Isid. Not. in Princip.

Decretorum.

Paramount Cometh of two French Words, Par, that is, per, and Monter, ascendere: It signifies in our Law the Supreme Lord of the Fce; for there may be a Tenant to a Lord, that holdeth over of another Lord; the former of which is called Lord Mesne, and the second, Lord Paramount, F. N. B. fol. 135. And a Lord Paramount (saith Kitchin, fol. 289.) confisheth only in Comparison, as one Man may be great, being compared to a less; and little, being compared with a greater:
So that none seemeth simply to be Lord Paramount, but only the King, who is Patron Paramount to all the Benefices of England. Doct. and Stud. cap. 36. See Paravaile, Manor, Mesne, and

Paranpmph, Paranymphus, A Bride man, derived from Seg., i. juxta, and 1042), fponsa; as much as to say, Assidens sponsa, Assistant to the Bride and Bridegroom. Vocabular. utriusque juris

verbo Paranymphi,

Baraphanalia, Or according to the Civil Law. Paraphernalia, from mus, prater, and getwi, dos, Are those Goods which a Wife, besides her Dower or Jointure, is after her Husband's Death allowed to have, as Furniture for her Chamber, wearing Apparel, and Jewels, if the be of Quality; which are not to be put into her Husband's Inventory, especially in the Province of York. See Touchstone of Wills, fol. 201.

Paratia, A great Gun, or Petarde : Ingenia ve-ro & Pararia Christianorum ita retro fossata erant, ut nullus ex parte adversa poterat eos nocere. Brompton,

1166.

Darasitus, A Domestick Servant: A duobus Parasitis suis in via fecit eum subito strangulari. W. Gemeticensis, lib. 7. cap. 10.

Darathalassis, Walsingham in the County of

Norfolk, so stiled by Erasmus.

Darabaile Is a Compound of two Fren b Words, Par, i. per, and Avayler, demittere: It fignifieth in our Common Law the lowest Tenant, or him that is Tenant to one who holdeth his Fee over of another, and is called Tenant paravayle, because it is prefumed he hath Profit and Avayle by the Land, 2 Inft. fol. 296. and Co. 9. Rep. Cony's Cafe:
For the Uie of this Word, fee F. N. B. fol. 135.

Partella terræ, A small Piece of Land. Sciant,

&c. quod ego Stephanus Wington de Bromyard dedi, &c. Roberto de Dunapton pro triginta solidis argenti unam parcellam terræ mea cum pertin. ja-

cen. in Bromyard, &c. Sine Dat.

Parcel-makers Are two Officers in the Exchequer that makes the Parcels of the Escheators Accounts, wherein they charge them with every Thing they have levied for the King's Use with-in the Time of their Office, and deliver the same to one of the Auditors of the Court, to make an

Account with the Escheator thereof. See The Practice of the Ex-lequer, pag. 99.

Partities, Quasi Parcellers, i. Rem in parcellas dividens. Parceners therefore are according to the Course of Common Law, or according to Cufrom: Parceners according to the Common Law

his Sifters be his Heirs. Parceners according to Custom are, where a Man is seized of Lands in Gavelkind, as in Kent, and other Places franchised, and hath Issue divers Sons, and dies, then the Sons are Parceners by the Custom. See Co. on Lit. lib. 3. cap. 1. fect. 241. and fee Coparceners.

Partinary, Participatio, Cometh of the French Partir, i. Dividuum facere, and fignifies in a legal Sense a Holding or Occupying of Land pro indiviso, by Joint-Tenants, otherwise called Coparceners, of the French Parsonier, i. Particeps; for if they refuse to divide their common Inheritance, and choose rather to hold it jointly, they are said to hold in Parcinary. Lit. fol. 56, 57. This, by the hold in Parcinary. Lit. fol. 56, 57. This, by the Feudift and Lombards is termed Adaquatio vel peragium, and accordingly in Domesday it is said, Duo fum, & potuerint in Paragio, quisque habuit aulam fuam, & potuerint ire quo voluerint. The antient Romans stiled such Particulones; sic enim authore Nonnio, a veteribus coharedes inter se dicebantur quod partes invicem facerent. Spigelius. Darco fracto Is a Writ that lies against him

who violently breaks a Pound, and takes out Beafts thence, which for some Trespass done were lawfully impounded. Reg. of Writs, fol. 166. and Fitz. Nat. Br. fol. 100. For the Word Parcus was more frequently used for a Pound to confine trespassing or straying Cattle: Whence Imparcare, To impound, and Imparcatio, Pounding, Imparcamentum, Right of Pounding, &c. The Word still keeps the original Sense in Ireland, where a Pound

for Cattle is still called a Pairk.

Dardon, Pardonatio, Is a French Word, fignifying as much as Venia, and used in the Common Law for the Remitting or Forgiving of a Felony, or other Offence committed against the King; and this is two-fold, one ex gratia Regis, the other per Course de la Ley, by Course of the Law. Staun: f. Pl. Cor. f. 47. Pardon ex gratia Regis, is that which the King, in some special Regard of the Person, or other Circumstance, affordeth upon his absolute Prerogative. Pardon by the Course of Law, is that which the Law in Equity affordeth for a light Offence; as Homicide cafual, when one killeth a Man, having no fuch Meaning. West. Symbol. part. 2 Tit. Indictments, set. 46. See more of this in the New Book of Entries, verbo Pardon.

Dardouffe. Anno 22 H. S. were Persons that carried about the Pope's Indulgences, and fold them to any that would buy them: But we have none at prefent in England that are known.

Parentela; ne Parentela se tollere. Le. To renounce his Kindred; which was done in open Court before the Judge, and in the Presence of Twelve Men, who made Oath, That they believed it was done lawfully, and for a just Cause. We read it in the Laws of H. 1. cap. 88. Si quis propter faidam vel causam aliquam de parentela se velit tollere, & eans forisjusaverit, & de focietate & bere-ditate & tota illius ratione fe feparet, si postea aliquis a parentibus abjuratis moriatur, vel o cidatur, nibil ad eum de hareditate vel compositione pertineat, &c.
Pavish, Parochia, Signifies the Precinct of a

Parish-Church, and the particular Charge of a Secular Priest; for every Church is either Cathedral, Conventual, or Parochial: Cathedral is where there is a Bishop scated, so called: Conventual consistest of Regular Clerks, professing some Orarc, where one feized of an Effate of Inheritance, conflitteth of Regular Clerks, professing some Or-hath Issue only Daughters, and dies, and the der of Religion, or of Dean and Chapter, or o-

ther College of Spiritual Persons. Parochial is full mei, magna etiam servorum Dei frequentia. But

such as hunt in his Park, if it lie open. See Fo rest, Chase, Warren. Gulielm. Cong. liberam secit Ec-elesiam de Bello, de overe parcorum. Spelman's Gloff. And Hen. 1. had a Park at Woodstock, where 13 Car. 2. cap. 10.

Dathbote Is to be quit of enclosing a Park,

or any Part thereof. Co. 4 Inf. fol. 308.

Datte Will. Spelman in his Cleffary gives us this Defeription of it, It is (fays he) Collis vallo plerunque munitus, in loco campestri, ne insidiis ex onatur, ubi convenire olim folebant centuria aut vicinia in cla

Parle and Parling Bills.

Parliament, Parliamentum, Is deduced from a French Ground, viz. Parler, to speak, and Ment, States of the Kingdom firmmoned together by the Hol. Chren. King's only Authority, to treat of the weighty Affairs of the Realm. The antient Britains had held at Coventry, 6 H. 4. whereunto, by special no such Assemblies; for Tacitus avers, That al-Precept to the Sheriss in their several Counties, though olim Regibus parebant, nune per Principes fa-Hionibus & studiis trabuntur; nec aliud adversus validissimas gentes pro nobis utilius quam quod in commune non confulunt : Rarus, duabus tribusve civitatimune non conjuinn: Karus, duants troujoe crottati-bus ad propulfandum commune periculum, conventus; Was a Parliament held at Oxford, Anno 41 Hen. 3. ita dam finguli pugnant, universit vincuntur. That the Saxons had fomething like it, will appear was fo called (fay our Chronieles) because the from King Ina's Laws, who flourish'd Anno 712. Confile (inquit) & documento Cenredi patris mei, to it, and many Things were then enacted contra-Hedda & Erkenwoldi, Episcoporum meorum, omniumn; ry to the King's Pleasure, and his Royal Prero-Aldermannorum meorum, & Seniorum sapientium po rogative.

that which is instituted for the saying of Divine to come a little nearer, William the Conqueror di-Service, and ministring the Holy Sacraments to vided this Land among his Followers in such the People dwelling within a certain Compass of manner, That every one of them should hold Ground near it. Our Kingdom was first divided their Lands of him in Capite; and they again diinto Parishes by Honorius, Archbishop of Canterbury, in the Year of our Lord 636. Cambal. Brit.
page, 104. whose Number at present is esteemed to them Suit and Service in their Courts: The be Nine thousand, Two hundred, Eighty-sour; them Suit and Service in their Courts: The Chief of these were called Eurons, who thrice though many Authors differ much herein. See Hotoman in his Disputations, De Feudis, cap. 2. concerning this Word Parochia—— Ego Coolwulfus, whom the King was wont to come in his Royal Dei gratia Rex Merciorum, rogatus a Werfritho, Epssoob Hwicciorum, islam libertatem donavi, ut total Parochia Hwicciorum a passu equorum Regis & eorum qui eos ducunt, libera sit, &c. Charta Ceolwulfus, Anno 872. Parochia did antiently signify what we now call the Diocese of a Eissoo.—T. Epssoopia, congregatis omnibus Clevicis totius in his Book of the Perego. of Parsiaments, and Cotinto Parishes by Honorius, Archbishop of Canter stributed Part thereof among their Friends and The Episcopus, congregates omnibus Clericis totius in his Book of the Prerog. of Parliaments, and Cot-Parochiæ, &c. 30 Mon. fol. 205.

19 arist populus, Holderness in Yorkshire.

This Book of the Prerog. of Parliaments, and Cot-ton's Possibuma, fol. 15, and Co. 2 linst. fol. 268. At this Day it is the greatest Assembly of the King-Parochie, &c. 30 Mon. fol. 205.

Darift populities, Holdernefs in Yorkshire.

Darift populities, Holdernefs in Yorkshire.

Darift populities, Holdernefs in Yorkshire.

His Day it is the greatest Assembly of the King-dom, constituing of the King and the three Estates of the Realm, viz. The Lords Spiritual, the Lords Temporal, and the Commons, for the dechase, which a Man may have by Prescription, or the King's Grant. Cromp. Fur. fol. 148. Man-especially the making and altering of Laws.

Smith de Rep. Anglor. lib. cap. 1 & 2. and Cambd.

Brit. pag. 112. Concerning which, Ca. on Lit. lib. 2. and 16 for other wild Beasts that are Beasts of the Forest, and of the Chase, tam slives guant. Infinites saith. Si retulatem hoster, et antiquich. and also fer other wild Beatts that are Beatts of eap. 10. self. 164. and in the fourth Part of his the Forest, and of the Chase, tam slvesses quam Institutes saith, Si vetuslaten species, est antiquistions warren, in that it must be inclosed, and may now, est capacissims. This in an antient Charter not lie open; for if it do, that is a good Cause of Seisure into the Hands of the King, as a Thing Number of King John was called Commune Concilium Regni Seisure into the Hands of the King, as a Thing Number of the King, as a Thing Number of the King, as a free Chase is, if it be not enclosed; no see, nift per commune concilium Regni no serve the second of the King, as a Thing Number of the king, as a Thing N Nullum sutagium vel auxilium ponam in regno nostro, nist per commune concilium Regni nostri. But befides, the Owner cannot have an Action against besides this Supream Court, there are other inferior Parliaments: The Abbot of Croyland was wont to call a Parliament of his Monks, to confult about the Affairs of his Monastery: These are the Words in the Book of Croyland, Concessimus etiam in were Lions, Leopards, Camels, &c. brought tune Serjentiam nostre Erclesia Semanno de Lek, qui thither from foreign Parts. Stow. An. 1117. See veniens corant conventu in nofiro publico Parliamento fimiliter juramentum pr stitit, quod sidus & sidelis no-bis existeret, &c. And at this Day the Societies of the two Temples, or Inns of Courts, do call that Affembly a Parliament, wherein they confult of the common Affairs of their feveral Houles. Sec Cromp. Fur. fol. 1. Sec King, and Royal Affent. Parliament of ta Bonde, A Parliament to called in Edward the Second's Time, to which the

ad lites inter se trackandas & terminandas; Scotis reer led in Edward the Second's Time, to which the Buthall, q. mons pacification's, cui Afyli privilegia Barons came armed against the two Spaners with concedebantur, & in Ilihernia frequentes victimus, the coloured Bonds upon their Sleeves for Distinction.

Dug. Bar. 2 part.

Barliamentum Dieholicum, So termed; was a a French Ground, viz. Parler, to speak, and Ment, Parliament held at Coventry, 38 H. 6. wherein Mens, the Mind; and the Writ which summons Edward Earl of March (after King) and divers it, says, Ad consulendum, Sec. de arduis Regni nego of the Nobility were attainted. But the Acts tiis. It is indeed a solemn Conference of all the then made were annulled by the next Parliament.

> no Lawyer, or Person skilled in the Law, was to come; and therefore it was fo called. Walfing. pap. 412. n. 30. Rot. Parl. 6 Hen. 4.

Parliamentum infanum (fo called in Hiftory)

Parlia:

Parliamentum Religiologum. In most Convents mus & dignior personatus babetur. And Lindewode ey had a common Room, into which the Bre- 118 tells us, that Personatus & dignitus were suppothey had a common Room, into which the Brethren withdrew after Dinner for Discourse and Conversation; from whence it was called Locutorium, the Parlor, or Talking Room: And the Conference there had was called Parliamentum, which was sometimes forbidden to be held, hecause it interrupted the more meritorious Duties of Silence and Meditation. As in the Statutes of the Black Canons, Anno 1249. Cum quidam post prandium pronieres sint ad loquendum quod non prodest. -Statutum eft quod Parliamentum quod poft prandium in quibusdam claustris fieri consuevit, penitus in-terdicatur, & loco infius vacetur uberius meditationibus & lectionibus repetendis. Mat. Paris Additament. pag. 170.

Par Lintheogum, Par Loianogum. Pracipimus tibi, quod facias habere Thoma Sturmy, Valetto nostro, unam robam de scarletto, cum quadam penula de bys-sis, & aliam robam de viridi vel burnetta, & unam sellam, & unum Par Loianorum, & capam ad plumam, & unam culcitram, & unum Par Lintheorum, quoniam ipfe fiet Miles. Claus. 6 Johannis. Dorso, M. 20.

Parmentarius. I have seen it used in our Records for a Sirname, as Fobannes Parmentarius, perhaps as Latin for Taylor, from the old French

Parmentier, which fignifieth the same.

Parochianus, A Compellation given by a Bi-fhop to any Person living within his Diocese or Jurisdiction. Alexander, Lincoln. Episcopus, Guidoni de Charing Parochiano fuo. Paroch. Antiquit. p. 90. For the Word Parochia was more properly applied to a Diocese, or Episcopal District, before it was confined to rural Limits, or what we now strictly call a Parish.

Parol (Lequela), Is a French Word. Kitch. fol. 193. uses it for a Plea in Court. It is sometimes joined with Leafe, as Leafe-Parol, that is, Leafe per Parol; a Leafe by Word of Mouth, to distin-

guish it from a Lease in Writing.

Parpunctum, Perpunctum, A Coat of Mail: A Doublet lin'd and quilted for Defensive Armour. Armatus quidam erat more peditum satis competenter, ferreo tegmine capite munito, lorica quoque, tunica etiam linea multiplici consuta lineis interioribus difficile penetrandis, acu operante artificialiter implicitis, unde & vulgo Parpunctum nuncupatur. Gaufr. Vinesauf.

Iter Hierof, cap. 48.

Barfon (Perfona) Signifies the Rector of a Church. He is called Persona, because of his Office; for the Profits of the Church were to maintain magnam personam; or rather, because he is bound by Virtue of his Office in propria persona fervire Deo. Sec Beresellarii. See Fleta, lib. 9. cap. 18. Charta Hugonis Pusac (alias Pussey & de Putea co) tempore Hen. 2. Hugo, Dei gratia Dunelmensis Episcopus, omnibus Archidiaconis suis, Clericis & Laicis Episcopatus sui salutem. Sciatis nos ad prasenta-tionem Roberti Capellani in Ecclesiam de Witcheld, que in fende suo stra est. Canonice impersonasse Ro-bertum nepotem sum. Quare volumus & pracipimus quatenus idem Robertus habeat & teneat Ecclesiam pranominatam libere & quiete, tam in decimis quam in cateris obventionibus, sicut aliqui Clerici liberius & quietius in Episcepatu nostro Ecclesias suas tenent: Salvis in omnibus Episcopalibus consuetudinibus. Testibus, &c. Quitefeld.

Parlonage. Personatus, Personagium, Is sometimes taken for a Dignitary in a Church, neantur, & columus quod pro eisdem participationiand sometimes for the Benefice it self; viz. Nam post Episcopos & Abbates in Ecclesia Anglorum, hic pri-

nunt pro eodem, licet in aliquibus locis Rectores Ecclesiarum vocentur persona, & sie habent personatum, non tamen dignitaten. And in Mon. Angl. 1 Tom. pag. St6. Pro illo novo adificio quod ipfe fecit in persona. gio de Dasesbourg.

Impersonare, to be put in Possession of a Parsonage. In a Charter of Hugh de Puiset, Bishop of Durham, we read, Sciatis nos ad presentationem Ro-berti Capellani in Ecclesiam de Werefeild, que in seudo suo sita est, Canoni e impersonasse Robertum

nepotem fuum.

Parsonage, or fiectore, Is a Spiritual Living, composed of Land, Tithe, and other Oblations of the People, separated or dedicated to God in any Congregation for the Service of his Church there, and for Maintenance of the Minister, to whose Charge the same is committed. Spelm. De

non temerandis Eccles.

Batton impartunce, Persona impersonata, Is he that is in Possession of a Church, whether appropriated, or not appropriated. For in the New Book of Entries, verb. Ayd in Annuity, you have these Words, Et pradithus A. dicit quod infe est perfona pradita Ecclesia de S. impersonata in eadem ad presentationem F. Patronisse, &cc. So that persona seems to be the Patron, or he that hath Right to give the Benefice, by Reason that before the La-teran Council he had Right to the Tithes, in respect of his Liberality used in the erecting and endowing the Church, Quasi suffineret personam Ecclesia; and persona impersonata, to be he to whom the Benefice is given in the Patron's Right; for we may read in the Register Judicial personam impersonatani, for the Rector of a Benefice presentative, and not appropriated, fol. 34. And Dyer, fol. 40. Num. 72. saith, That a Dean and Chapter be perfons impersonees of a Benefice appropriated unto them; and fol. 221. expresly thews, That persona impersonata is he that is inducted, and in Possession of a Benefice. So that persona seems to be termed impersonata, in respect of the Possession that he hath of the Benefice or Rectory, be it appropriate, or otherwise, by the Act of another. Co. on Lit. fol. 300.

Parson moztal, Parson immortal. The Reown Life was called Persona mortalis; and any Collegiate, or Conventual Body, to whom the Church was for ever appropriated, were called Persona immortalis. Prafatus Simon, Rector Ecclesia de Cumpton, & omnes successores ejusdem, sive personæ fuerint mortales, five immortales. Chartular.

Rading. MS. fol. 182.

Parters of Gold and Silber. Sec Finers. Partes finis nihit habuerunt, fc. Is an Exception taken against a Fine levied. Co. 3 Rep. fol. 88. The Cafe of Fines.

Particata teriæ. See Perticata terra. Participatio Is the Charity fo called, by which the Poor are made participes of other Mens Goods. We may read it in several Places in the Monast. 2 Tom. pag. 321. Et ad fa iendum pro pradittis animabus tres participationes per annuni, &c. quilibet eorum unum panem pretii unius quadrantis, e unum allee participationem unius milliaris pau-Endorsed thus, Prasentatio Roberti de perum, &c. ordinavit, &c. And in another Place: Relaxamus, &c. pradicta onera dictarum trium participationum, &c. ita ut nunquam de catero erogare tequs faciant distributionem 13 folidorum.

Particus. The fame with Park. Si fractura Partici fiat in Curia Regis, plena with fit. Leg. H. 1.

Partition, Partitio, Is a Dividing of Land de-feended by the Common Law, or by Cultom, among Cobeirs or Parceners, where there are two at least; and this Partition is made four ways, whereof three are by Agreement, the fourth by Compulsion. The first Partition by Agreement is, when they themselves divide the Land equally into fo many Parts as they are Coparceners, and each to chuse one Share, or Part according to Order. The second is, when they chuse certain of their Friends to make the Division for them. The third is, by drawing Lots thus, Having first divided the Land into as many Parts as there be Parceners, they write every Part feverally in a distinct Scroll, and wrapping it up, throw each of them into a Hat, Bason, or such Thing, out of which each Parcener draws one, according to their Seniority, and so the Land is severally al-lotted. The fourth Partition, which is by Compulfion, when one or more of the Parceners, by reason of the Refusal of some other, sues out a Writ of Partitione facienda, by Force whereof they shall be compelled to part. In Kent, where the Land is of Gavelkind Nature, they call their Partition Skifting, from the Saxon Skiftan, to divide. In Latin it is called Herciscere. Partition also may be made by Joint-Tenants, or Tenants in common by Affent, by Deed, or by Writ. 31 H. 8. 1. 32 H. 8. 32.

Partitione facienda, Anno 31 H. S. cap. 1. Is a Writ that lies for those who hold Lands or Tenements pro indiviso, and would fever to every one his Part, against him or them that refuse to join in Partition, as Copartners, Tenants in Gavelkind, &c. Old Nat. Brev. fol. 142. F. N. B. fol. 61. And New Book of Entries, verbo Partition. See Partition.

Dorfet. Placita de Juratis & Affif. Anno 16 Ed. 1. Metingham.

Edwardus Kaynel, Maria filia Roberti de Camma, Johannes Bereset, & Matilda uxor ejus, & Jo-hanna soror ejusdem Martilda petunt versus Johannem Alfrith de Warham unum Toftum cum pertin. in Warham, de quo Johannes Gerard, consanguineus pre dictorum Edwardi, Maria, Matilda, & Johanna, cujus haredes ipsi sunt, fuit seisitus in dominico suo, ut de feodo, die quo obiit, Gr. unde di unt, Gr.

Et prad. Johannes venit & dicit, quod tenementa in Warbam funt partibilia inter mafulos & femellas, & di it quod pradictus Edwardus habet
quafdam Gunnoram, Matildam, Chriftianam,
Albredam, & Eufemiam forores & participes ipfus Edwardi & aliorum petentium, & que tantum jus habent in re petita sicut, & c. & que
non nominantur in brevi, & c. & Edwardus &

ti von tambét di met ha la conference. alii non possunt hoc dedicere: Ideo consideratum est quod pradictus Fohannes eat inde fine die, &c.

Burricine, Parricida, Properly fignifies him that kills his Father, and may be applied to him

that murders his Mother.

Parties Are those which are named in a Deed or Fine, as Parties to it; as those that levy the Fine, and to whom the Fine is levied; So they that make any Deed, and they to whom it is made, are called Parties to the Deed.

Partlet Was some Part of the Attire, a Kind

of Band, or Neck-kerchief, which in some Places one Place to another. 2 E. 6. cap. 2.

still retains the Name: This Word is read in the Statute of 24 H. S. cap. 13.

Darty Jury, 14 Car. 2. cap. 11. See Medietas

Lingua.

Barbife. See Pervife. Darbifus. See Paradifus.

Parbo nocumento Is a Writ. See Nufance. Pafeha claufum, The Offaves of Eafter or Low Sunday, which closes or concludes that Solemni-

ty. Die (tali) post puscha clausum is a Date in some of our old Deeds: And the first Statute of Westminster, Anno 3 Edw. t. is said to have been made lendesmain de la cluse de Pasche, i. c. The

Monday after Eafter Week.

Datcha flozidum, Palm-Sunday, or the Sunday before Easter, when the proper Hymn, or Gospel fung, was Occurrent turbe cum floribus & palmis, &c. Sex denarios & quatuor lagenas mellis ad duos terminos, scil. ad Pascha floridum quatuor lagenas mellis, & ad festum S. Michaelis sex denarios. Chartular. Abbat. Glaston. MS. f. 75.

Dascible Figure 2 and Duties paid by the inferior Clergy to the Bishop, or Archdeacon, at their Easter Visitation: They are also termed Synodals. See Synodals.

Pascua. See Pasture.

Paletuage (Paseuagium, Fr. Paseage) Grasing, Feeding, or Pasturing of Cattle. Et babere viginti porcos quietos de Paseuagio, & fualium ad panem sum & ad cibos coquendos, & Charta Ric. de Muntfichet Priorat. de Tremhale, in Mon. Angl. 2 Par. fol. 23. a. Alfo the fame with Pannage. Pafnage. See Pannage.

Pallage, Pallagium, Is a French Word, fignifying Transitum: By the Statutes of 4 E. 3. cap. 7. and Westm. 2. cap. 25. it denotes the Hire that a Man pays for being transported over Sea, or over any River. In the Charter of Henry the First, of the Liberties of London, we find these Words, Et omnes res eorum per totam Angliam, & per portus maris, de thelonio, & passagio, & lastagio, & omnibus aliis confuetudinibus, per passagium clamat esse quiet. de omnibus in Com. Cestriz & Flint pro omnibus carectis, cariag. ejus servientibus, & sunmagiis suis oneratis. Pl. in Itin. apud Cestriam, 14 H.7.

Daffagium, A Voyage or Expedition to the Holy Land, when made by the Kings of England in Person, was called Passagium. Rex Archiepis.opo Cant. Salutem. Cum passagium nostrum juraverimus & statuerimus a Fesso Nativitatis Beati Johannis Bapt. proxime venturo in quatuor annos, & D. Papa concesserit decimani proventuum Ecclesiasticorum ante idem passagium colligendam. Dat. 16 Maji, 36 H. 3.

Prynn's Collect. Tom. 3. p. 767.

10affagio Is a Writ directed to the Keepers of the Ports, to permit a Man to pass over Sea that hath the King's Licence. Reg. Orig. fol. 193, 194.

Donationem insuper quam Hugo de Daffatoz. Bradewardyn Passator filius Stephani Pont. per scriptum sum fecit eistem fratribus de Libero passagio a-pud Bradewardyn. Pat. 1 E. 3. Par. 3. M. 6. He that has the Interest or Command of the Passage of a River; for this Bradwardyn lies upon the River Viye in Herefordshire.

Passator, i. e. The Lord to whom a Duty is to be paid for Passage. Donationem enim quam Hugo, Oc. Passator fecit. Mon. 1 Tom. pag. 505.

Daffespnat, A Compound of two French Words, viz. of Passer, transire, and Port, portus, a Haven; It fignifies a Licence made by any that hath Authority, for the fafe Passage of any Man from

E

Baffiagiarius, A Ferry-Man. We meet with the Word in Thorn's Cronicle, viz. In Anno 1287. 6 monachus vel aliquis de familia Abbatis ad dictum portum ex quacunque parte fluminis veniens batellum ditti Passingiarii ibi prasentem invenerit, & Passiagiarius vel sui nolucrint ipsum vel tardaverint trans-

ducere, &c.

Paffus, i. e. The narrow Places in Highways. Dum per quoddam iter arcitisimum, quod vulgariter Passus dicitur, forent transituri. Matt. Paris. p. 443. So in Mat. Westn. Anno 1260. Emanavit a Cancellaria Breve Domini Regis ad omnes Viceromites, in quorum Ballivis folehant viatoribus inuminere pericula, ut omnes Passus periculos tam in caris viis & boscis, & bajis quam aliis pacis Regie perturbationibus, faciant videri, &c.

Dasta, Paste, or kneaded Dough before it is baked. A. D. 1443. Ordinatum erat per Thomam Lyfeaux, Decanum & Capitulum Ecclesta Sancti Pauli London, quod panis Canonicorum in pasta crudus debeat ponderare ad summum vii marcas. Liber Statuor.

Ecclesiæ Paulinæ. MS. fol. 107. b.

Pastrium, A Pasture Field. Castrum Arundel T. R. E. reddebat a quodam molino 40 s. &c. & de uno Pastitio 20 s. Domesday, per Gale 761.

Dastoral Staff. The Form of it was streight, which fignified Rettum Regimen: All the Top Part of it was crooked, and the other Part sharp: The crooked fignified, that the Bishop presided over the People; and the sharp fignified, to punish the flubborn.

Curva trabit mites, pars pungit acuta rebelles. Sec Crosser.

Daffura Is generally any Place where Cattle may feed; and it differs from Pafeua; for that is a Place fet a-part on purpose to feed, and never plowed; so that it properly fignifies a Meadow, or Pasture Ground. Nam Pastura omne genus pascendi significat, sive fiat in pratis, sive in stipula, five in agris, five in campis; fed Pascua est locus principaliter defutatus pecoribus pascendis, ut puta in montibus, moris, mariscis & planis non cultis nec aratis. Lindewode, lib. 3. Provin. Angl. Tit. De Decimis, cap. 1. Quoriam.

Daffus Is the same with Procuration, or the

Provision which the Tenants of the King, or other Lords are bound to make for them at certain Days or Scasons, or as often as they make a Progress to their Lands: And this in many Places was turned into Money. Hoc modo per avum libe-

rabo a pastu Regis & Regina. Monast. 1 Tom. 123. Datentee Is he to whom the King grants his

Letters Patent. 7 E 6. cap. 3.
Datents, Litera Patentes, Differ from Writs.
Cromp. Fur. fol. 126. The Coroner is made by Writ, and not by Patent. See Letters Patent, and also Litera Patentes, in the Table of the Register, where you may find the Form of divers.

Patria Properly fignifies the Country, but in the Law it denotes the Men of a Neighbourhood; fo when we say Inquiratur per patriam, we mean a Jury of the Neighbourhood: In like Manner Affifa vel recognitio per Assisam, idem est quod Recognitio patrix.

Antitiarth, Patriarcha, Is a Greek Word, fignifying a chief Father, Anno 385. In the General Council holden at Confiantinople, it was decreed, That the Bishop of Confiantinople should for ever be called a Patriarch be called a Patriarch.

Datrimony, An hereditary Estate, or Right descended from Ancestors. The legal Endow-

ment of a Church or religious House, was called Ecclefiaftical Patrimony; and the Lands and Revenues united to the Scc of Rome, are called St. Peter's Patrimony.

Patrinus, Fidejuffer in Baptismate, Anglice a Godfather, uti Paulus se dixit Onesimum genuisse & Covinthios. We read in the Laws of Hen. 1. c. 79.

Qui alicujus filium vel patrinum occiderit, &c. Patrous, Patronus, Is used in the Civil Law for him that hath manumitted a Servant, and thereby is both justly accounted his great Benefactor, and challengeth certain Reverence and Duty of him during his Life. See the Title De Jure Pa-tronatus in the Digest, with the Feudists pro authore Feudi. Hotoman verbo Patronus, in his. Comment. de Verbis feudal. Both in the Canon and Common Law it fignifies him that hath the Gift of a Benefice; and the Reason is, because the Gift of Churches and Benefices belonged unto fuch good Men as either built, or elfe endowed them with fome great Part of their Revenue. And Corasius in his Paraphrase Ad sacerdotoriam materiam. Part 1. cap. 2. and Part. 4. cap. 6. writes thus of them, Patroni in jure Pontificio dicuntur, qui alicujus Ecclesia extruenda, aut alterius cujuscunque fundationis ecclesiastica authores fuerunt, ideoque prasentandi & offerendi clericum jus habent, quem Ecclesia vacanti praesse, & in ea collatis redditibus frui velint. Acquirunt autem hoc jus qui vel fundant Ecclesiam, vel dotant, &c. See Mr. Kennett's Glossary in the Word Patronus. The King is Patron Paramount of all Ecclefiaftical Benefices in England.

Ababage, (Pavagium) Money paid towards the Paving of Streets, or Highways. Rex (Edw. 1.) concept pavagium Villa de Huntingdon per quinquennium. Pla. Parl. 35 Edw. 1.

13 abalarii Were Soldiers armed with Shields,

which were called Pavafii. The Word is used in Walfingham, in Edw. 3. and other Historians. Venientem contra eum cum 7 millibus electis armatorum aliisque armatis pavisariis, &c.

Davimentum, A Pavement, or Paving with Stone. Item in pavimento pro schola in Horsemullane viii Sol. Hift. & Ant. Oxon. lib. 2. fol. 11. b.

Paunton in Lincolnshire. Sec Ad Pontem. Pauper. See In Forma Pauperis.

Dalonage. See Pannage.

Dar, and Patem rente, i. e. To reverse an Outlawry, by which he is restored to the King's Peace. Rex potest dare quod suum est, hoc est, pacem suam quam utlegatus amist. Bracton lib. 3. cap. 11. Dar Del. Sec Peace of God.

Par Ecclesia Dicitur, eum falva sunt Ecclesia omnia privilegia, & immunitates, servi, famuli, mi-nistri, &c. Vide Leg. Edw. Cons. cap. 8. Par Regis, The King's Peace. Nam longe de-

bet esse pax Regis a parte sua, ubi residens suerit a quatuor partibus loci illius, hoc est, quatuor miliaria & tres quarentene & novem acra latitudine, & novem pedes, & novem palma, & novem grana bordei, &c.

Leg. Ed. Conf. cap. 12. See Spelman. Deace, Pax, In the general Signification is opposite to War, or Strife: But particularly with us it intends a quiet and harmless Behaviour toward the King and his Pcople. Lamb. Eirenarch. lib. 1. cap. 2. pag. 7. And if any Man goes in Danger of Harm, or bodily Prejudice from another, and makes Oath of it before a Justice of Peace, he shall be secured by good Bond, which is called Binding to the Peace. Lamb. Eiren. lib. 2. cap. 2. pag. 77. Cromp. Just. of Peace, f. 118 ad 129. And also Frank-pledge and Conservator of the Peace.

Peace. Time of Peace is, when the Courts of Justice are open, and the Judges and Ministers of the same may by Law protest Men from Wrong and Violence, and administer Justice to all. Co. on Lit. fol. 249.

Dearr of God and the Church, Pax Dei & Ecclefia, Was antiently used for that Rest and Cessation which the King's Subjects had from Trou-ble and Suit of Law between the Terms. See Va-cation, and Pax Dei. Tempus dicitur cultui divino ad-Fibitum, eaque appellatione onines dies Dominici, Festa

& Vigilia cenfentur. Spelman.

Deace of the Bing, Pax Regis, 6 R. 2. Stat. 1. cap. 13. Is that Peace and Security both for Life and Goods, which the King promifeth to all his Subjects, or others taken to his Protection. See Suit of the King's Peace. This Point of Policy seemeth to have been borrowed by us from the Feudifis, which in the Second Book of the Feuds, cap. 53. entituled, De Pace tenenda, &c. Hotoman proveth. Of this Hoveden setteth down divers Branches Par. poster. suorum Annal. in H. 2. fol. 144. and 330. There is also Peace of the Church, for which see Santuary. And the Peace of the King's Highway to be free from all Annoyance and Molestation. Sec Watling-freet. The Peace of the Plough, whereby the Plough and Plough-Cattle are fecured from Distresses; for which see F. N. B. fol. 90. So Fairs may be faid to have their Peace, because no Man in them may be troubled for any Debt elsewhere contrasted. See Fairs.

Peagium. See Pelage. Pethery. See Pifcary.

Decia, A Piece, or small Parcel of Ground.

roch. Antiquit. p. 240.

10 etozale. 'Tis uncertain what is meant by this Word, tho' we often meet with it in old Writings. Most Authors agree, that it is the same with that Garment call'd Rationale, which the High Pricst in the old Law were on his Shoulders, as a Sign of Perfection. 'Tis worn also by the High Priest of the new Law, as a Sign of the greatest Virtue. Que gratia & ration perficitur; for which Reason ir is called Rationale. Tis by some taken to be that Part of the Pall which covers the Breast of the Priest, and from thence it is called Pettorale. But all agree that 'tis the richest Part of that Garment, embroider'd with Gold, and adorned with pretious Stones. Item capa cum pectorale optime brendato cum rotundis pe-Storalibus aurifrigiis, &c. humerali vineato de fino auro brendato, & lapidibus infertis, &c.

Dettezell, 14 Car. 2. cap. 3. Armor for the Breaft,

a Breaft-plate, derived from Pettus, a Breaft.

Detuliar, In French peudier, that is, proper, private, one's own. It fignifies a particular Parrith, or Church, that hath Jurifdiction within its felf, for Probat of Wills, &r. exempt from the Ordinary, and the Bishop's Courts. The King's Chapel is a Royal Peudiar, exempt from all Spiritual Invidition and referred to the Visitation and tual Jurisdiction, and referved to the Visitation and immediate Government of the King himfelf, who is Supreme Ordinary. It is an ancient Privilege of the See of Canterbury, that wherever any Ma- Deer (Pera, Fr. Pierre, Saxum, quod e faxis fieri nors or Advowsons do belong to it, they forthwith folebat) Is a Fortress made against the Force of

Preunts, Properly Money, but was anciently used for Cattle, and sometimes for other Goods as well as Money: So we find often in Domesday,

Passura ibidem ad pecuniam villa, that is, Pasture-Ground for the Cattle of the Village. And in Emendat. Willielmi Primi ad Leg. Edw. Conf. Intenti simus etiam ut nulla v.va pecunia vendantur, aut emantur nisi infra civitates, & hoc ante tres side-les testes. And Leg. Ed. Cons. cap. 10. Qui habuerit 30 denariatus viva pecunia.
Perunia Erelesia Was antiently used for the

State of the Church. See Tillefley's Animado. on

Selden's Tithes.

Decuma Sepulcralis (L. L. Canuti fol. 102.) Was Money antiently paid to the Priest at the Opening the Grave for the Good and Behoof of the deceased Soul. This the Saxons call'd Saulfeead, Saulfeet, and Anima Symbolum. Spel. de Concil. T. 1. f. 517.

Devage, Pedagium, Significs Money given for the Passing by Foot or Horse through any Country: Pupilla oculi, part. 9. cap. 7. Pedagia dicuntur que dantur a transeuntibus in locum constitutum a principe, says Spelman : Et capiens pedagium, debet dare salvum conductum, & territorium ejus tenere secu-rum. So Baldus Cassan. De Consuctud. Bur. p. 118. hath these Words, Pedagium a pede dictum est, quod a transeuntibus solvitur, &c. And we find Edward the Third granted to Sir Nele Loring, Pedagium Sancti Macharii. Rot. Pafc. 22 Edw. 3. M. 34. Tis mentioned likewise in Matt. Paris. Anno 1256. & pag. 515. Telonium quod vulgariter dicitur Paagium.

Dedale, A Foot-Cloath, a Carpet, or Piece of Tapestry laid on the Ground to tread on for greater State and Ceremony. – Dedit etiam duo magna pedalia, leonibus intexta, ponenda ante magnum

altare in festis principalibus. Ingulph. Hist. p. 41. Debis abstrictio, Cutting off the Foot was a Punishment formerly inflicted here; as appears by the Laws of William the Conqueror, and by Ingulphus, and other Authors, viz. Interdi imus ne quis occidatur vel suspendatur pro aliqua culpa, sed eruantur oculi, abscindantur pcdes, vel testiculi, vel manus. Leg. Will. cap. 7. So in Ingulphus, pag. 856. Sub para perditionis dextri sui pcdis. Fleta, lib. 1. c. 38. Bracton, lib. 3. cap. 32. Monast. 1 Tom. pag. 166.

Pronneg, i. e. Foot-Soldiers. Solidariis pedonibus & sagittariis multis milibus conductis. Simeon

of Durham, Anno 1085.

Proules. When the old Hosen or Breeches reach'd down below the Calf of the Leg, the Stockings only covered the Feet, and came up to the Ancle, or just above the Shoe. These odd short Hose were called Vamps, and Vampays; whence to graft a new Footing to old Stockings is called Vamping. Thefe Vamps which were more like our Socks than our present Stockings, were called Pedules and Pedana; as among the Customs of the Abbey of Glaston .-– De restitu eorum ita est consuetudo—unusquisque fratrum duas cucullas, O duos fraccos, & duo stamina, & duo femoralia ha-bere debet, & quatuor caligas, & pelicem novam, pe--unusquisque fratrum duas cucullas, dules vero decem, scil. ad festivitatem omnium Santto-rum iv. & ad festivitatem S. Martini iii. &c. Char-tular. Abbat. Glaston. MS. f. 10.

become exempt from the Ordinary, and are reputed Peculiars; and of the Diocese of Canterbury, of Ships that lie at Harbour in any Haven. So is mentioned 22 © 23 Car. 2. Stat. for the Maintenance of the Ministers of London. See Canterbury.

Anno 14 Car. 2. cap. 27. The Haven and Peer of Great Yarmouth, mentioned 22 Car. 2. cap. 2.

Deers, Pares, Signify in our Common Law those that are impanelled in an Enquest upon any Man, for the Convicting or Clearing him of any Offence for which he is called in Question; and the Reason thereof is, because the Course and Custom of our Nation is to try every Man in fuch a Case by his Equals, or Peers. Westm. 1. cap. 6. So Kitchin userh it, fel. 78. in these Words, Mais st le amerciament soit affirre per Parcs. And this Word in this Sense is not in use with us only, but with other Nations also. For Pares funt convafsalli quorum sententia vasallus propter feloniam est condemnatus. Bartilayus de Regno, lib. 4. cap. 2. Pares sunt qui ab eodem Domino feudum tenent, lib. 1. Feudor. cap. 26. But this Word is most principally used for those that be of the Nobility of the Realm, and Lords of the Parliament. Staundf. pl. cor. lib. 3. Cap. Trial per les Peers: The Reason whereof is, That altho there be a Distinction of Degrees in our Nobility, yet in all publick A-tions they are equal; as in their Votes of Par-liament, and in passing Trial upon any Nobleman, &c. This Appellation feems to be borrowed from France, and from those Twelve Peers that Charlemaine instituted in that Kingdom; of whom you may read Vincent. Lupanus de Magist. Francia, lib. t. cap. Pares Francia. And tho' we have borrowed the Appellation, and applied it with some Reason to all Lords of Parliament, yet we have no set Number; for our Nobles may be more or less, as the King pleaseth.

Degen. Sec Forath. Bepne fozt & Dure. Sec Paine fort & dure. Deifa, antiently used for Pondus, Weight. Sec

Pefage, and Weight.

Peisa, i. e. A Pound-weight. Super perceptione 10 Librarum, & 8 Peisarum casei. Thorn. Chron. pag. 2070.

Dela, A Peel, a Pile, a Fort. The Citadel or Castle in the Isle of Man, was by this Name granted to Sir John Stanley. Pat. 7. H. 4. M. 18. Pele. See Pille.

Delfe & Delfre (Pelfra) - Tho. Venables Arm. clamat quod si aliquis tenent. sive resident. infra Dominium sive Manerium de Kinderton feloniam fecerit, & corpus ejus per ipsum Thomam super factum illud captum & convict. fuerit, habere Pelfram; viz. Omnia bona & catalla hujusmodi seisire: Et ea que Domino Comiti pertinent ad Castrum Cestria prasenta-re, & babere omnia invent. domestica, & de omni genere boum, vaccarum, boviculorum, juvencarum, por-corum, bidentium unum, viz. melius: Et st de aliquo genere non habuerit nisi unum, clamat habere illud unum, cum aliis minutis animalibus, ut gallis, gallinis, ancis, & bujusmodi, & omnes pannos talliatos & atancis, & cuisquous, & omnes punnos raisuatos & at-taniatos, & omnes carnes attaniatas, & totum brassum infra unum quarterium, & omnia blada inventa in-fra unum quarterium; & de quolibet tasso bladi clamat habere Blounstal integrum cujuscunque taffi, & totum plumbum extra fornacem, & omnia vasa lignea, omnes mappas, manutergia, & omnia ad lectum per-tin linea & lanea, & omnes carrectas ferro non ligatas, & omnes caruccas cum tota apparura, &c. Plac-in Intin. apud Cestriam, 14 Hen. 7. In Time of War the Earl Marshal is to have of all Preys and Booties all the gelded Beafts, except Sheep, Hogs and Goats, which is called Pelfre. MS. S. Knyveton.

Pelia, i. e. Pellus, Batillus. So in the Monast. 2 Tom. pag. 528. Debet habere caseum de melioribus domus, & plenam peliam salis.

Pellage (Ret. Parl. 11 H. 4.) The Custom or Duty paid for Skins, Pelts, or Leather.

Dellicia, A Pilch, Tunica vel indumentum pelliccum; hine super-polliceum, A Sur-pilch, or Surplice. Spelm.

Delliparins (Pat 15 Edw. 3. pag. 2. m. 45.) A

Leather-feller, or Skinner.

Dellota, French Pelote, The Ball of the Foot. Charta de Foresta, cap. 7. Talis autem expeditatio (viz. canum) fiat per affifam communiter ufitatam, viz. quod tres ortelli abscindantur, sive pellota de pede anteriori. Sec Co. Inft. par. 4. fol. 308.

Delt wood Is the Wool pulled off the Skin, or Pelt of dead Sheep. 8 H. 6. cap. 22.

Deluræ, i. e. Skins, or a Tribute paid for Skins. De expensis gardarobæ in quibus emptiones pannorum, peluræ, &c. Fleta, lib. 2. cap. 14.

Den Signifies an high Mountain, as Mr. Cambden tells us in his Britannia. It was fo called by the Britains; and not only by them, but by the old Gauls: From whence those high Hills which divide France from Italy, are called the Apennines.

Denerating, A Penon, or Enfign-Bearer. Hic jacet Johannes Parient, Armiger pro corpore Regis Ri-chardi Secundi, & penerarius ejusdem Regis. Epitaph. apud Digs-well in Cons. Hertford.

Denitissus, Penicellus, A Penon, or Pendant, a Streamer, a Banner. Robertus de la Sale tenes duas virgatas tena in Nether Overton per serjantiam inveniendi in exercitu Domini Regis hominem portantem unum penicillum per xx dies sumptibus suis. Penineldum, Denarii alicujus ex quavis consuetu-

dine pro facultate aliqua vel privilegio habendo, puta in foresta, aut alibi. Spelm. Gloss.
Denostones, A Kind of coarse, woollen Cloth,

mentioned 43 Eliz. cap. 10.

Apenne. See Bay.
Apennecuum, Pankridge in Staffordsbire.
Apennulatus, i. e. Furred. "Tis the same with
oderatus. "Tis mentioned in Fortessue, De Laudib. Foderatus. Leg. Angl. viz. Capicium ejus non alio quam minivero penulatur c. 51.

Penny - weight. Every Pound containing Twelve Ounces, each Ounce was divided into Twenty Parts, called Twenty Penny-weight. For at that Time Twenty Penny-weight weighed One Ounce; which the Penny-weight be alter'd, yet the Denomination still continues. Every Penny-weight is subdivided into Twenty-four Grains.

Denou, 11 R. cap. 1. Is a Standard, Banner, or Enfign, carried in War: It is borrowed from France, for Penon in the French Language fignifies

the same Thing.

Anta Salis, Cafei, &c. A Wey of Salt, or Cheefe, containing 256 Pounds— Herveus Epife. Eliensis concessit Monachis quatuor pensas cafei, & fex pensas salis. Hist. Elien. apud Whartoni Angl. Sac. P. 1. p. 617. The same Weight is called in

old Writings Pifa, Pefa, Peis.

An Penlam, The antient way of paying into the Exchequer as much Money for a Pound Sterling, as weighed Twelve Ounces Troy. Payment of a Pound de numero, imported just Twenty Shillings: Ad fealam, imported Twenty Shillings Six Pence; and ad pensam imported the full Weight of Twelve Ounces. Vid. Lowndes's Effay upon Coin,

pag. 4. Denfion, Penfio. That which in the Two Temples is called a Parliament, and in Lincoln's Inn a Council, is in Gray's Inn termed a Pension; that is, An Assembly of the Members of the Society to confult of the Affairs of the House. And in the Inns of Court, Pensions are certain annual Payments of each Member to the House.

Penfioners

Pensioners, Pensionarii, Are a Band of Gentle- fol. 157. and the New Book of Entries, verbo Permen so called, that attend as a Guard upon the ambulatione faciends. King's Person: They were instituted Anno 1539, and have an Allowance of Fifty Pounds a Year, to maintain themselves and two Horses for the

King's Service. See Stow's Annals, 913.

Dention: Dut. When a Pension Writ is once issued, none sued thereby in an Inn's of Court, 87. shall be discharged or permitted to come into Commons, till all Duties be paid. Order in Gray's Inn, wherein it feems to be a peremptory Order against fuch of the Society as are in Arrear for Pensions, and other Duties.

Dentecostals, Pentecostalia, Were certain pious Oblations made at the Feast of Pentecost, by Pa-

rishioners to their Parish-Priest, and sometimes by inferior Churches or Parishes to the principal Mother-Church. Which Oblations were also called Whitfon Farthings, and were divided into four Parts, One to the Parish-Priest, a Second to the Poor, a Third for Repair of the Church, and a Fourth to the Bishop. Stephens of Procura-tions and Pentecostals. See Mr. Kennet's Glossary

in Pentecostalia.

Deny (Saxon Penig) Was our antient current Silver. 2 Inst. fol. 575. — Et quod sint qui-eti de omnibus misericordiis, & Warda, & Ward-Crowns. The English 2 and weighs 32 grana Elnes make one Fall, which is the common line-frumenti in medio spice; Twenty-pence make an Ounce, and Twelve Ounces make a Pound make a square and superficial Fall of Land Stat. Edw. 1. It was made with a Cross in the Middle, and broke into Half-pence and Far-Rod, one Raip, one lineal Fall of Measure, are things. Quia denarios findi in duas partes pro obolis all one, each of them containing Six Eines in fingham 1280. Mat. Parif. 1279.

сар. 19.

Perambulation of the Forest, Perambulation Foresta, Is the Surveying or Walking about the The control of the Limits of it, by Justices, or other Angl. 2 Par. fol. 273. b. Perticata de 24 pedibus in Officers thereto appointed, to let down the Metes and Bounds thereof, and what is within the Forest, Perticam xxi pedum in Wyndesore. Antiq. MS. in and what without. 17 Car. 1. cap. 16. 20 Car. 2. cap. 3. 4 Inft. fol. 30. See Purliew.

Berambulatione facienda Is a Writ that is fued out by two or more Lords of Manors lying near one another, and confenting to have their Bounds severally known. It is directed to the Sheriff, commanding him to make Perambulation, and to fet down their certain Limits. F. N. B. fol. 133. See Rationabilibus divifis See Reg. Orig.

Beraria for Petraria. Perariis fuis & aliis machinis bellicis paratus. Brompton, Anno 1173. Derabail. See Paravail. Derca for Pertica, A Perch. Et unam acram

Dercapiura, A Wire, or Weer, or Place in a River made up with Banks, Damms, &c. for the better Convenience of preserving and taking of Fish. Of which Kind there were several artificially contrived in most Warers and Streams. Widow de Meriton granted to the Knights Templars.—Omnes percapturas quas Aratres inceperunt versus me in faciendo passagium saum. Paroch.

Antiq. p. 120.

Pole of Sixteen Foot and a Half in Length; whereof Forty in Length, and four in Breadth make an Acre of Ground. Cromp. Jur. fol. 222. Yet by Custom of the Country it may be longer, as he there faith; and feveral Counties differ herein, for in Staffordsbire it is Twenty-four Foot, in the Forest of Sherwood Twenty-five. In Her-fordshire a Perch of Walling is Sixteen Foot and a Half: A Perch of Ditching Twenty-one Foot: In peny, Aver-peny, Hundred-peny, Tithing-peny, the Forest of Litening I wenty-one root: in the Forest of Borthal-peny, & de omnibus operibus Cafellorum, Clarendon Twenty, & Skene de verbor. signif. verbo Pontium, &c. Char. Hen. 7. Ab. & Conv. Eccles. S. Petri Westm. Anno 19 Regni. The Saxons had no other Sort of Silver Coin. It was equal in Weight to our Three-pence: Five of those the work of the which Corns, and cons Shilling Saxon and Thirty Pelone should be taken off the which Corns. Penies made one Shilling Saxon, and Thirty Penies make one Inch; or the which Corns, ries made a Mark, which they called Manufe, ther off the Side of the Ridge, and one off the and weighed as much as Three of our Half Furrow: Twelve Inches make a Foot of Meacrows. The English Peny called Sterling, is Six Bloomed and an Inch make an Eln, Six Bloomed and the sterling of the Side of the Ridge, and one off the and weighed as much as Three Foot and an Inch make an Eln, Six Bloomed are sterling and weighed as much as the sterling and weight as the sterling and weight as the sterling and meafured. And it is to be understood, that one 😂 in quatuor partes pro quadrantibus consuevit, ordina- Length; Howbeit a Rod is a Staff or Pole of tum suit ad tollendam occassonem desalcationis moneta Wood, a Raip is made of Tow or Hemp, and quod rotundi essentia, oboli & quadrantes. Walat once, is called a Fall of Measure, or a lineal Penny-weight. Fabricavit sibi state-lem, que dicitur Penny-weight. Fabricavit sibi state-lem, que dicitur Penypise, & cum illa triavit 20 Sol. in denarits antiquis ponderis maximi, cum quibus equa lance recipiebat denarios quoruncunque. Will. Thorn. Sabann. 1335.

Thorn. Sabann. 1335.

Spice well known, of whose Diversities and Nature you may read Gerard's Herbal, lib. 3. cap. 146. This is set a mong Merchandise to be garbled, Anno 1 Jac. (2n. 10). at once, is called a Fall of Measure, or a lineal Fall, because it is the Measure of the Line or Perticam Regis 24 Pedum. Claus. 11 Hen. 3. m. 6. In Feresta de Cank, Pertica 25 Pedum. Int. Plac. Hill. 10 Edw. 2. Staff. 36. Per Perticam 20 Pedum in Foresta nostra de Clarendon. Mon. Thesauro Regis de vastis arentatis 32 Ed. 1. f. 3. See Pes Forefte.

Derchers, The Paris Candles used formerly in England were so called. See Stow's Survey of London, pag. 71. The Reason I presume was this, The larger Sconces or Candlesticks for the Tapers or Lights on the Altar were called Pertica, Perches: Hence the bigger Candles, especially of Wax, that were commonly fet upon the Alrars,

Insuper & in capella were called Perchers. heatæ virginis superius in australi Ecclesia latere praparata, duas perticas pro superponendis cereis decenter ordinatas. Hist. Croyl. Contin. sub Anno 1405.

Der eni et polt. See Entry.

perdings. . 'Tis mentioned in Leg. H. I. c. 29. and it fignifies the Dregs of the People, viz. Men

not worth a Farthing.

Dernonatio utlagariæ Is a Pardon for him, who for Contempt in not coming to the King's Court, is outlawed, and afterwards, of his own Accord, yieldeth himself to Prison. Reg. Judicial, fol. 28. Leg. Edw. Confes. cap. 18.

Dere & pite, In the Constitution of Canutus concerning the Forest, cap. 17. we have these Words, Si quis autem contra primarium pugnaverit, in placito emendet secundum pretium sui issius, quod Angli Pere & pite dicunt, & solvat primario 40 sol. Restius autem Were & Wite. Sax. See Were.

Peremptozp, Peremptorius, Cometh of the Verb perimere, to cut off, and joined with a Subthe stantive (as Action or Exception) signifies a final and determinate Act, without Hope of renewing and determinate Act, without Hope of renewing or altering. So Fitzberbert calleth a Peremptory Affion. Nat. Brev. fol. 35, 38, 104, 108. and Normit peremptory, Idem. fol. 5, 11. A peremptory Exception. Bracton, lib. 4. cap. 20. Smith de Rep. Anglor. lib. 2. cap. 13. calleth that a peremptory Exception, which makes the State and Islue in a Caufe.

perinde valere Is a Term that belongs to the permor nautre is a 1 erm that periongs to the Ecclefastical Law, and fignifies a Dispensation granted to a Clerk, that being defective in his Capacity to a Benefice, or other Ecclesiastical Function, is de fasto admitted to it; and it hath Faculty as effectual to the Party dispensed with, as if he had been actually capable of the Thing for which he is dispensed with at the Time of his Admission. 25 H. 8. cap. 21. It is called a

Writ. Derindinare, To stay, remain, or abide in a Place. Patri qui tune Londiniis perindinavit nuntios dirigens. Mat. Westm. Anno 1016. Fortescue,

cap. 35, 36.

persury, (Pejarium,) Est mendacium cum jura-mento fronatum, Is a Crime committed, when a lawful Oath is ministred by any that hath Authority to any Person in any judicial Proceeding, who swears absolutely and falsly in a Matter material to the Issue, or Cause in Question, by their own Act, or by the Subornation of others. And if a Man call me Perjured Man, I may have my Action upon the Case; but it must be intend. But for calling me a Forfworn Man, no Action lies; because the Forswearing may be Extra-judi-

Permutatione Archidiaconatus & Cerlefiz ei dem annere cum Cocleffa & Diebenda, Is a Writ to an Ordinary, commanding him to admit a Clerk to a Benefice, upon Exchange made with another. Reg. Orig. fol. 307.

Dernancy, Ataking or receiving Tithes in Pernancy; that is, Tithes taken, or that may be

taken in Kind.

Pernoz of Broats, (derived of the French Preneur, a Taker or Receiver) Is he that takes or receives the Profits, as Pernor of Profits. 1 H. 7. 1. Pernor of Profits, and Ceftuy que use, is all one.
Co. Rep. 1. fol. 123. Chudley's Case. Sec 21 R. 2.
cap. 15. and Co. on Lit. fol, 589. b.

Der my & per tout. A Joint-tenant is faid to be seised of the Land he holds jointly Per my & per tout, i.e. He is seised by every Parcel, and by the Whole. Litt. feet. 288. Totum tenet & nihil tenet, sc. totum conjunctim & nibil per se separatim. Bract. lib. 5. 430.

Petpars, A Part or Share of the Inheritance, See Fleta, lib. 2. cap. 54. par. 19. viz. Tanquam terram qua sibi descendit in perpartem de hareditate,

Perpundum, The same with Gambifo, i. e. a quilted Doublet, viz. quilted with Wool, Acu per-punsta, on which they put their Armour, to make it set easy. See Mandat. H. 3. sufer jurat ad arma Addit. M.t. Pavis. viz. Ad Centum solidatas terra unum Perpunctum, capellum serreum, gladium, &c. See Gambezon.

Per que serbitia Is a Writ judicial, iffuing from the Note of a Fine, and lieth for Cognifee of a Manor, Seigniory, chief Rent, or other Services, to compel him that is Tenant of the Land at the Time of the Note of the Fine levied, to attorn unto him. West. Symbol. part 2. Tit. Fines, the Appellation from the Words, which make the feet. 126. Old Nat. Brev. fol. 155. New Book of Entries, verbo Per que servitia.

Derquisite, Perquisitum, Is any Thing gotten

by a Man's own Industry, or purchased with his own Money, different from that which descends to him from his Father or Ancestor; and so Braffon uses it, when he fays, Perquisitum facere,

lib. 2. cap. 30. num. 3. & lib. 4. cap. 22.
Perquifites of Court Be those Profits that grow to a Lord of a Manor, by Virtue of his Court-Baron, over and above the certain yearly Profits of his Land, as Fines of Copyholds, Hariots, Americaments, Waifs, Strays, &: Perkins, fol. 20, 21.

Person. Sec Parfon.

Personable, Personabilis, Signifies as much as inabled to maintain Plea in Court: As for Example, the Defendant was judged personably to maintain this Action. Old Nat. Brev. fol. 142. my Action upon the Cale; but it must be meted in maintain this Action. Our Part. Brev. 1911. 14-2. ed contrary to my Oath in a judicial Proceeding: And in Kitchin, fol. 214. The Tenant pleaded, But for calling me a Forfworn Man, no Action that the Wife was an Alien born in Portugal, without the Legiance of the King, and Judgcial. Coke's Inft. 3 part. fol. 163. 23 Hen. 8. cap. 3. ment was demanded whether she should be an-Excepted out of the Act of General Pardon, 12 swered: The Plaintiff saith, she was made person-Excepted out of the Act of General Farson, 12 lowered: The Haintin latth, the was the personnelled from R. 2. cap. 11. How punished in Wales; Anno able by Parliament, that is, as the Civilians would focal the Research of the Liner Temple, that lived in the Bencher of the Inner Temple, that lived in the Days of Edward the Sixth, and Queen Mary. 27. Coltroif's Cafe. 27. Coltroif's Cafe. 27. Coltroif's Cafe. 28. Cap. 29. Cap.

Days of Edward the Sixth, and Queen Mary: 27. Cetterift's Calle.

He wrote a very excellent Book upon divers
Points of the Common Law.

Permentaritis, i. e. Qui westes parat, i. e. Ornat,
Tis a Word often mentioned in the Monassical
viz. 1 Tom. pag. 987. Ut nee mercator nee institor nee Permentarius nee conversarius non vendat, &c.

These Callerift's Callerif Theft

Theft is an unlawful felonious Taking away another Man's moveable personal Goods, so also 61.
And Kitchin, fol. 139. faith, Where personal Things shall be given to a Corporation, as a Horse, a Cow, Sheep, or other Goods, &c. And Horse, a Cow, Sheep, or other Goods, &c. And containing Two hundred fifty-fix Pounds.

Staundf. pl. cor. fol. 25. Contrestatio rei aliene, is to be understood of Things personal; for in Things a case in Deresord, &c. september of the cutting of a Tree is ingtoun. Histor. Elien. apud Whartoni Angli. Sac. not Felony. See Chattels.

Dersonal Tithes Are Tithes paid of such Profits as come by the Labour of a Man's Person, as by buying and selling, Gains of Merchandise and Handycrafts, &c. See Tithes.

Personalty, Personalitas, Is an Abstract of Personal. The Action is in the Personalty. Old Nat. Brev. fol. 92. that is to fay, it is brought against the right Person, or the Person against whom in Law it lies. In vocabulario utriufque juris, I find the Word Impersonalitas; For fays that Author, Personalitas significatur per bas dictiones, (tu mihi, ego tibi) cum alio significato quod probabiliter conclu-ditur, & si nullo modo concludatur tunc est impersona-

Perfona perfonata, Rot Quo War. 3 Edw. 3.

See Parson imparsonee.

Perfons ne Diebendaries ne feront chargee as quintimes, &c. Is a Writ that lies for Prebendaries, or other spiritual Persons, being distrained by the Sherist, or Collectors of Fisteens, for the Fisteenth of their Goods, or to be contributary to Taxes. F. N. B. fol. 176.

Perticata terræ Is the fourth Part of an Acre, which in the whole Superficies contains Forty

Perticas. Sce Perches.

Perticulas. The King granted to Luke Marguin de insula de Man Scholari, quandam eleemosynam vocatam Perticulas ad sustentationem cujusdam pauperis Scholaris de insula prædicta ad exercend. Scholas, per progenitores nostros, quondam Reges Anglia datam concessam. Pat. 5. Hen. 4. m. 16.

Pertinens Was anciently used for a Kinfman or Kinswoman, Si quis cum pertinente sua jaceat, emendet hoc secundum cognationis modum, sit Weva, st Wita, st omni pecunia, non est equale, siquis cum sovore sua concumbat, & suerit de longe pertinens. Leg. Canuti Regis, cap. 48.

runt in Curia sua multa turma Atomorum & Muscarum & maximani stragem fecerunt, adeo ut scopis

dibus legum Anglia, cap. 51. pag. 124. hath thee 10.

Words, Sed tune placitantes (i. post meridiem) se diwertunt ad pervisum & alibi consulentes cum servientibus ad legem & aliis consistentis suis. Of which in a Ship. 32 H. S. cap. 14. Chaucer thus, Prolog. 9.

A Serjeant at Law, that ware and wife, That often had been at the Parvife.

tores, verbo Triforium. And see Wood's Hist. of Oxford, 2 Par. fol. 6. See Paradisus.

Pela, Pensa, Pisa, A Wey or Weigh, or certain Weight and Measure of Cheese and Wool, &c. P. 1. pag. 617.

Drage, (Pefagium.) Custom paid for weighing Wares or Merchandile. MS. tem. Edw. 3. For Peifa we find used for Pondus. Hence to Peife or Poife, Ponderare. Galfridus (Plantagenet) Regis Henrici Filius, Dux Britannie & Comes Rich-mundia, dedi — Tronagium & Pesagium de Nunainis meis Santti Botulphi, & quicquid ad Tronagium & Posagium pertinet, &c. Selden's Tit. Hon.

Pesarius, A Weigher. De quolibet sacco lana, per licenciam Justice infra muros ditta Civitatis (sc. Wintoniæ) vendito, pro Pesario Episcopi quatuor Denar. & pro feodo Pesarii unum Denar. -Pat. 2 Ed. 4. pars 6. m. 6.

Pelentum Anguillarum .-- Unum pefentum Anguillarum x. 1. Valet Groffas Anguillas. Dugd.

Monait. Angl. part 1. p. 363. b.

Des fortfæ,-- Notandum est quod pes forcfix usitatus tempore Ric. Oysell in arrentatione vastorum, factus est, signatus & sculptus in pariete Cancella Ecclesia de Edwinstone, & in Ecclesia B. Mariæ de Nottingham, & dietus pes continet in longitudine oftodecim pollices, & in arrentatione quorundam vassorum pertica 20, 21. & 24. pedum usa fuit, &c. Ex Regist. Abb. de Novoloco in Com. Not. penes Rob. Comitem Kingstonia, Anno 1630. See Spelman eodem verbo.

Des Monetæ, The Foot of Money, called by the French Pied de Monoye, is a true and reason able Adjustment of the intrinsick and extrinsick Value of all current Coins.

Beffia, i. e. A Piece of any Thing, Dono pef-fiam de Campo, &c.

Pettona, Mast, Md. quod Anno regni Regis Hen. filii Regis Joh. 37. Dominus de Frechevil & homines Pertum for Perca, or Pertua, i. e. a long Pole. Jui in bose de Derley, apud Cruche, Petsonam, feil.

Tis mentioned in Knighton, Anno 1391. Convene- plandes & nuces, virgis & cortis excussiffet & querela glandes & nuces, virgis & cortis excussisset & querela inde deducta in Comitatu, &c. Anno gratia, MCCLXIII. Mon. Angl. 2 Par. fol. 231. b. So tempus Peffona, earum & maximam pragem secerum, aueu ai sous station and tempus Pessonii, often occurs for Mast-time, or cleared the Place with Poles and Brushes.

Dervise or Parvise, Pervisus, Parvisa, Is derived from the French Le Parvis.

Fortescue de lau-lin tempore de Pesson in bosco meo, &c., fol. 113.

Petitius for Patitius, i. e. Pafture Grounds. Deter Coin. Rex Athelitanus concessit Deo & beato Petro Ebor. & colideis pradictis de qualibet Caru-That often had been at the Parvife.

Anni ibi legis periti convenere ut clientibus occurrerent, non ad tyroinia juris, quas motas weant exercenda, fays Spelman. Selden in his Notes on Fortefeue, pag. 56. says, it signifies an Afternoon's Exercife or Moot, for the Instruction of young Students, bearing the same Name originally with the Parvife in Oxford. Mr. Somner says, Pervife signifies an Afternoon's Exercife in Oxford. Mr. Somner says, Pervife signifies Palacti Atrium vel Area illa a fronte Aula Westin.

Palatii Atrium vel Area illa a fronte Aula Westin.

Padie, the Palace-yard. See his Gloss. in 10 Serip
That often had been at the Parvife. can arante in Episopatu Eboraci unan Travam bladi, Anno Domini 936. que usque in presentem del medie diem discurrerent, in Bibl. Cottoniana, fol. 5. a. Concessiones in Bibl. Cot ca arante in Episcopatu Eboraci unam Travam bladi,

Collect. Rog. Dodsworth, Vol. 78. pag. 212.

Deter men, Those who used unlawful Arts and Engines for catching Fish on the River Thames.

Sce Stow's Survey of London, pag. 19.

Beter-Petice. Denarii, Santii Petri, otherwise called in the Saxon Tongue Romefeet, the Fee of Rome, or Due to Rome; and also Romefeet and Rome-pennying was a Tribute given by Inas King of the West Saxons, being in Pilgrimage at Rome in the Year of our Lord 720, which was a Penny for every House. Lamb. Eplication of Saxon Words, weather Newson's And the Libertian Company of the Property of verbo Nummus. And the like given by Offa, King of the Mercian, through his Dominions, in Anno 194, not as a Tribute to the Pope, but in Suffentation of the English School or College there; and it was called Peter-Pence, because collected on the Day of St. Peter ad Vincula, which was a Penny for every House. Spelm. de Concil. Ton. 1. fol. 3. 2. And in St. Edward's Laws, num. 10. where we may read these Words, Omnes qui habent 30. denaviatus viva pecunia in domo sua de suo proprio, Anglorum lege dabit denarium santti Petri, 😂 lege Danorum dimidiam marcam; Iste vero debet Summoniri in Solennitate Apostolorum Petri & Pauli & Collegii ad festivitatem que dicitur ad vincula, ita ut ultra illum dient non detineatur, &c. Sec also King Edgar's Laws, fol. 78. cap. 4. which contain a sharp Constitution touching this Matter. Stow in his Annals, p. 67. faith, That he who had Twenty Pennyworth of Goods of one Sort in his House, was to give a Penny at Lammas yearly. See Romescot.

Sr. Peter ad bincula, Anno 4 Ed. 4. cap. 1. &

17 Ed. 4. cap. 5. See Gule of August.

Petition (Petitio,) Signifies in general a Supplication made by an Inferior to a Superior, and especially to one having Jurisdiction. Anno 13 Car. 2. cap. 5. Bett Cape. See Cape.

Petit Lafceny. Parvum Latrocinium. See Lar-

Setit Sergeanty, Parva Serjeantia. To hold by Betit Sergeanty, is to hold Lands or Tenements of the King, yielding him a Knife, a Buckler, an Arrow, a Bow without a String, or other like Service, at the Will of the first Feoffor; and there belongs not Ward, Marriage or Relief. And here observe, that none can hold by Grand or Petit Sergeanty, but of the King. But see the Sta-

tute 12 Car. 2. c. 24.

Petit Dreason, Parva proditio, In French Petit trabizon, i. proditio minor, Treason of a lesser or lower Kind; for whereas Treason in the highest Kind, is an Offence done against the Security of the Commonwealth. West. Symbol. part 2. Tit. Indictment, sett. 63. So is Petit Treason, though not so expresly. Petit Treason is, if a Servant kill his Master, a Wife her Husband, a secular or religious Man his Prelate. 25 E. 3. cap. 2. whereof fee more in Standf. Pl. Cor. lib. 1. cap. I. Crompton's Justice of Peace, fol. 2. And for the Punishment of it, see the Statute 22 H. 8. 14. and Cromp. ubi Supra.

Petra Is a Sort of Weight, we call it a Stone, but differing in many Places of England; fomewhere confifting of 16, other-where of 14, 12, or 8 Pounds. -—Una libra fepi ad candelas valet obolum, & sie valet petra vi den una libra sepi susi ad mortarium valet obolum quadrantem, & sie valet petra in den. Regulæ compoti domus de

Farendon, MS. Unus quintallus ferri vel aceri qui continet ix petras dimid. libra valet ix sol-& sic valet qualibet petra xii den. qualibet libra i den.

Detra Laux, A Stone of Wool. See Stone. Detratia Is sometimes taken for a Quarry of Stones, and in other Places for a great Gun called Petrard: 'Tis often mentioned in old Records and Hiftorians in both Senses.

Et valido dum forte Ducis Petraria Saxi, Ittu dimissi percussa fuisset ab alto.

Detty-fonger, (from the Fr. Petite, small, and Sax. Figere, a Wooer, Suiter, or Solicitor,) a filly Advocate, a Petty Attorney or Lawyer; or rather a Trouble-Town, having neither Law nor Conscience.

Petuaris, Beverley in Yorkshire.

-Cartular. Abbat. Glaston. MS. fol. SS. b.

Phalera. See Fallera.

pharos, A Watch-Tower; no Man may build or creet any Light-Houses, Pharos, Sea-marks or Beacons, without lawful Warrant and Authority. 3 Inft. fol. 204.

Philiger. See Filacer. Picards, A Sort of Boats of Fifteen Tun, or upwards, used on the River of Severn, mentioned 34 & 35 H. 8. cap. 3. Also a Fisher-boat, 13

Ears or Handles.—— Idem Abbas reliquit unum falarium argenteum, & picarium argenteum, item quatuer ciphas de mazere. Cartular. Abbat. Glaston. MS. fol. 54. a. Dicarium, Bicarium, A Bowl or Cup with two

Dictage, Piccagium, From the French Piquer, effodere; Money paid in Fairs, to the Lord of the Soil, for breaking of the Ground to fet up Booths or Stalls, Aliquis veniens ad forum nostrum de Rud-ham cum rebus ejus, & frangendo vel pistando ali-quam placeam in dicto foro, Prior habebit inde redemptionem. Ex Registro Priorat. de Cokesford.

Dicheria, Picherus A Pot, a Picher .ollis & picheriis emptis ii den. ob. discis & platellis, ii den. ob. ____ Coutuetud. domus de Farendon, MS. fol. 16.-- extrahet a quorung; vase in dicta botellaria invento vinum quantum viderit necessarium pro factura unius picheri claretti, quod faciat ad sumptus Regis .-- 5 Ed. 3.

Ditkarde, No Person shall use any Iron Cards or Pickards in rowing any Woollen Cloth, upon Pain to forfeit the same, and 20 s. for every Offence, Anno 3 & 4 E. 6. cap. 2.

Dicte alias Dightell, Pictellum, A small Parcel of Land inclosed with a Hedge, which the common People of England do in some Places call a Pingle, and may perhaps be derived from the Italian

Word Picciola, i. parous.

Diting, Pica, Pico, An Iron Instrument for digging and pecking. A Pick, a Pick-ax. Videtis Lathomum inusitatum, marros, picas, sculcas bajulantem, terram fodientem, lapides scindentem, Erc. Vita Rob. Betun Epi. Hereford apud Whartoni Angl. Sac. P. 2. pag. 302.

Pites Dobber Court, Curia pedis pulverizati.
From the French Pied, i. pes, and Pouldreux, i.

Pulve-

Pulverulentus; is a Court held in Fairs, to yield tas, extra forestam babeant; qui vero in foresta, babe-Pulverulentus; is a Court held in Fairs, to yield in, extra prefum vaveam, you seek in jurepa, vavejustice to Buyers and Sellers, and for Redress of all Disorders committed in them; and so this Word, is guilty of a plain Mistake: For, called, because they most usually are in Summer, says he, In statute nostro, Anno 13 Ed. t. cap. 6, and the Suiters commonly are Country-People Anglice vertitus bolt, sed viderint is Legales annon with dufty Feet; or from the Expedition intended, in the Hearing of Causes proper thereunto, before the Dust goes of the Plaintiffs or Defendants Feet; it is held De hora in horam. Skene de verbor. fignific. verbo Pede-pulverosus, says the Word fignifies a Vagabond; especially a a Pedlar, which hath no Place of Dwelling, and therefore must have Justice summarily administred to him, viz. within Three Ebbings and Three Flowings of the Sea. Bratton, lib. 5. tratt. 1. cap. Flowings of the Sea. Bratton, lib. 5, tract. 1. cap. 6. num. 6. calleth it Fulitiam pepoudrous. Of this Court, read the Statute 17 E. 4. cap. 2. Co. 4 Inst. fol. 272. and Cromp. Jur. fol. 221. See Justices of the Pavilion. This among our old Saxons was called Ceapung-gemot, i. e. A Court for Merchandise, or handling Matters of buying and selling. Tis mentioned in Dottor and Student, cap. 5. who tells us, 'tis a Court incident to Fairs and Markets, to be held only during the Time that the Fairs are keet. Time that the Fairs are kept.

Pitts (Anno 3 & 4 Edw. 6. cap. 10.) Are reckoned among the Books prohibited by that Statute, but I could never learn what they

were.

Dies, Freres pies, Were a Sort of Monks; fo called, because they were black and white Garments like Magpies. They are mentioned by Walsingham, pag. 124. In quodam veteri cæmeterio, quod fuerat quondam fratrum, quos Freres pies vete-

res appellabant.

Dietantia, Pitantia, A Pittance, a small Largefs, an allotted Portion of Meat and Drink distributed to the Members of some collegiate Body, or other People, upon a high Festival, a stared Anniversary, or such like Solemnity.——The Design of their Institution is thus delivered in the Statutes of Ralph Baldock Dean of Pauls, A. D. 1298.——— Pitantiz funt antiquitus vel noviter institutæ propter solemnitatem Festorum augmentandam per præsentiam multorum quorumcunque graduum scil. eundem habitum gestantium, & Officium seu obsequium certo die sessivo seu anniversario peculiari-tur exercentium. Ex Libro Statut. Eccl. Paul. tur exercentium. London, MS. See Pittance.

Dictantiarius, The Pittancer or Offi er in Collegiate Churches, who was to distribute the seveveral Pittances at fuch Times, and in fuch Proportions as the feveral Founders or Donors had

appointed.

Dig of Lead. See Fother.

Digmentum, An old potable Liquor made of Honey and Wine, and Spices. Ad bac etiam in tanta abundantia vinum bic videas & siceram, pigmentum & claretum, mustum, &c. Girald. Cambr. apud Whartoni Angl. Sacr. P. 2. pag.

Pike or Dicke. See Polein. Pila Is that Side of Money which we call Pile, because it was the Side on which there was an Impression of a Church built on Piles. Fleta, lib. 1. cap. 39. He who brings an Appeal of Robbery or Thest against another, must shew the certain Quantity, Quality, Price, Weight, Number, Measure, Valorem & Pilam, where Pilam fignifies figuram Moneta.
Pilatus, In the Affize of Arms, Anno 36. E.

- Omnes alii qui possunt habere arcus & sagit-

potius pro sagittis serro spiculatis vex sit accipienda. Nam sagitta spiculum the Pile adbuc dicinus. Bolts sunt sagitta catapultarum tota lignea & obtusa quibus aves ferimus. The Word is properly rendered Bolts, i. e. Blunts, or blunted Arrows. For Persons without the Bounds of a Foreft, might shoot with sharp or pointed Arrows; but within the Forest, to preserve the Deer, they were to shoot only with Blunts, or Bolts, or Piles. For what Mat. Parif. calls Pilatus, is termed a Pile in the Statutes of William King of Scotland, c. 23. de venientibus ad guerram, fect. 5. & ommes ubiq; qui habere poterum, habeant arcum & fugittas extra forestam, & infra forestam arcum & Pile. Hence Sagitta piletta was opposed to Sagitta barbata; this latter, the bearded Arrow, was made for sharp and deeper Execution, but the piled Arrow had a Pile or Button fixed near the Point, to hinder the Entrance of it. As Blunts opposed to Sharps in Rapiers .-- Cum intrant pradictam forestam ad bersandum Forestarii non portabunt in bosco sagittas barbatas sed pilettas-Ĥ. I.

Pilettus, Et quod Forestarii sui non por-tabunt sagittas barbatas sed Pilettas. Carta Rogeri de Quincy, 31 H. 3. Such Arrows as had a round Knob a little above the Head, to hinder them from going too far into the Mark, from the Latin Pila, which fignifies any round Thing like a Ball.

Dileus supportationis, A Cap of Maintenance. Pope Julius fent such a Cap with a Sword to Hen. S. Anno 1514. Holling. pag. 827. but there is Mention made of such a Cap by Hoveden, pag. 656. at the Coronation of Richard the First, where it is faid, --- Deinde venerunt Godofridus de Luci portans pileum Regium, & Johannes Marescallus juxta eum portans duo calcaria aurea,

Palatine of Hondar or Houlder, In the County Palatine of Lancaster, Anno 2 H. 6. cap. 5. seems to be a Defence built on a Creek of the Sea, and called Pille by the Idion of the Country for a Pile. This Pile was erected there by the Abbot of Fornesse, in the first Year of Edw. 3. Cam. Brit. Rex--- Dedimus Henrico Comiti Northumberland infulam, cafrum, Pelam & Dominium de Man, &c. Rot. Pat. 1 Hen. 5. m. 6 1911029 (Collifrigium, q. Collum stringens; Pillo-

ria, from the French Pilleur, i. e. Depeculator,) is an Engine made of Wood to punish Offenders, well known. By the Statute of 51 Hen. 3. you may fee who were then subject to this Punishment. In the Laws of Canutus, cap. 42. It is called Halsfange. Sir Henry Spelman says, 'tis Suppli-cii Machina ad ludibrium magis quam pænam.— Item utimur tenere Statuta Pistorum omnino sicut antecessores nostri tenuerunt, viz. Quod si Pistor in male agendo puniatur per tres vices, & si post tertiam mo-nitionem culpabilis inveniatur, Balivi Capitales, si ipfum potenti invenire, ipsum capiant, & pro toto puniant, & babebit vile & odibile Judicium de Collistrigio, i. e. the Pillory. MS. Codex de LL. & Consuetud. Burgi-villæ Montgom. a temp. Hen. 2. fol. 12. b. Sec Healfang.

Pilta teria, A Pill, a finall Piece or Slip of Ground. - Noveritis me dediffe quatuor cafas terra

😂 unam piltam prati vocatam Walske pille infra - Cart. Thomæ Epifc. Batho parochiam pradictam. — Ca Well. Dat. 4 Nov. 4 E. 4.

20 pinnas vibert, The old Custom of Drinking brought in by the Danes, was to fix a Pin in the Side of the Wassel-bowl or wooden Cup, and so to drink exactly to the Pin, as now in a scaled Glass, &c. This provoking Art of Drunkenness was forbid the Clergy, in the Council at London, Anno 1102. Presbyteri non eant ad potationes, nec ad pinnas bibant. Du Fresne cites this Constitution in the Word Pinna, and betraying his Ignorance in English Matters, would correct the Word;

Forte (inquit) legendum pilas, i.e. tabernas.
Dinfinothum, A Bake-house, Locus pinsandi
ubi panes conficiunt. The Book of St. Albans in the Life of Paul the fourth Abbot there, says, Ife banc Ecclesiam cateraque adificia, prater Pistrinam & Pinsinochium, readificavit ex Lapidibus & tegulis veteris civitatis Verolamii, &c. by which it seems that many of the Ruins of that ancient City remained until that Abbot's Time, who died Anno

Moneers Cometh of the French Pionier, fosfor, and fignifieth such Labourers, as are taken up for the King's Army, to cast up Trenches, and undermine Forts. 2 & 3 E. cap. 20.

10 ipe, Pipa, Is a Roll in the Exchequer, other-

wise called The great Roll, Anno 37 E. 3. cap. 4. See Clerk of the Pipe. It is also a Measure of containing half a Tun, that is, Wine or Oyl,

Six-score and fix Gallons. 1 R. 3. 3.

Dix-Icore and its Gallons I K. 3. 3.

Dirats, A Pirate, is now taken for one who maintains himself by Pillage and Robbing at Sea. But in former Times, the Word was used in a better Sense, being attributed to such Perfons to whose Care the Mole or Pier of a Hamiltonian Additional Control of the Care the Mole of Pier of a Hamiltonian Care of the Care the Mole of Pier of a Hamiltonian Care of the Care ven was intrusted. And sometimes for a Sea-Soldier, according to the learned Spelman. The Word is mentioned in 13 Car. 2. cap. 6. and the Punishment of them in 28 H. 8. cap. 115. Affer. - Rex Æl-Menevens. Epist. in vit. Ælfredifredus jussit cymbas & galeas, i. longas naves sabri-cari per Regnum, ut Navali prelio hostihus adventantibus obviaret: Impositisque piratis in illis, vias maris custodiendas commisit.

Polla: The same with Piefa, a Pound-Weight; res pisas caseorum. Will. Thorn. pag. 1777, Tres pisas caseorum.

Diffraty (Pifcaria, from the Fr Pefcherie, i.e. Piscatio,) Is a Liberty of Fishing in another Man's Waters: In Law-French, Pecherie. Vide Ryly's Plac. Parl. 646.

T Niversis prasentes literas inspecturis Edmundus filius inclitæ recordationis Henrici Regis Anglia saluteni. Sciatis nos dedisse & concessisse Henrico Howeyn jatuteni. Sciatis nos deaisse er concessisse Henrico Howeyn de Huttokessatser totam Piscarian nostram in stagno nostro supra molendinum suum de Huttokessatser. Habendum, &c. In cujus rei, &c. Dat. apud Tuttebir. per manum Hugonis de Gien Clerici nostrio ottavo die Julii, Anno regni Regis Edwardi germani chavissimi xi. Penes Walterum Kirkham Blount, Bar.

Discensrius Is used in our Records for a Fishmonger. Pat. 1 Ed. 3. Pars 3 M. 13. See Pulete rius.

Dit, It is a Hole wherein the Scots use to drown Women Thieves. Skene.

Dit and Gallows. See Fossa and Furca.

Ditance, Pitancia, a small Repast of Fish or Flesh. Rot. Char. de Anno 1 Reg. Job. pag. 2. num. 115. Johannes Dei Gratia, &c. Noverint, &c. nos assensum nostrum prabuisse, &c. de Manerio de Milde-Hall, quod Manerium santto Edmundo sicut jus suum concessimus, &c. ita quod, qui pro tempore Sa-crista suerit, 12 s. de redditu altaris annuatim persolvat Hospitali S. Salvasovis quod est extra muros Santti Edmundi, &c. in usus pauperum, &c. & 40 s. ad resettionem Monachorum qui illis diebus Officia divina pro defunctis celebrabunt, que refectio pitania vocatur. Sec Spelman verbo Pitanciarius

Pitanciarius Was an Officer in the Monasteries, whose Business it was to provide and distribute the Pitances of Herbs and Meat amongst the Monks. 'Tis mentioned in the Monass. I Tom. pag.

148.

Ditching pence, (commonly a Penny) Is that Money which is paid for pitching or fetting down every Sack of Corn, or Pack of any other Merchandise in Fairs or Markets.

Pitell alias Dightell. See Picle.

Pittiffare for Potare: Inter labia sua sonitum pitissando faciat. Eadmerus in vita Anselmi. cap.

Placard, Anno 2 & 3 P. & M. cap. 7. Is a License whereby a Man is permitted to shoot in a Gun, or use unlawful Games: In French it fignifies a Table, where Orders are written, and hung up; and Placaert in Dutch is an Edict or Proclamation. See 33 H. 8. 6.

Placeta Seems to fignify a Piece or Parcel, if of Lands; and a Place, if of a House or Messuage; as Placeta Messuagii, Placeta Prati, and Pla-

ceta Paftura.

Placita, Pleas. or Pleadings, or Debates and Trials at Law. Placita is a Word often mentioned in our Histories and Law-Books: At first it fignified the publick Affemblies of all Degrees of Men where the King presided, and where they consulted about the great Affairs of the Kingdom; and these were called Generalia Placita, because Generalitas universorum majorum tam Clericorum quam Laicerum ibidem conveniebat. This was the Custom in our neighbouring Nation of France, as well as here, as we are told by Hineman, De Ordine palatii, cap. 29. And by Bertinian, in his Annals of France in the Year 767.

Some of our Historians, as Simeon of Durham, and others, who wrote above 300 Years afterwards, tell us, that these Assemblies were held in the open Fields; Nullam enim oportet Regem in literis assignare Curiam, quia ubi Rex judicat in aperto; ibi est Curia sua. Some arc of Opinion, that these Placita generalia, and Curia Regis, were what we now call a Parliament: "Tis true, the Lords Courts were so called, viz. Placita generalia, but oftner Curie generales, because all their Tenants and Vassals were bound to appear there.

We also meet with Placitum nominatum, i. e. the Day appointed for a Criminal to appear, and to make his Defence. Leg. H. 1. cap. 29, 46, 50.
Placitum fractum, i. e. when the Day is past.
Leg. H. 1. cap. 59. My Lord Coke tells us, that the Word is derived from Placendo, quia bene placitare super omnia placet: This seems to be a very fanciful Derivation of the Word; I rather think it derived from the German Plats, or from the Latin Plateis, i. e. Fields or Streets where these Affemblies or Courts were first held. But this Word Placita did sometimes signify Penalties, Fines, Mulcts, or Emendations, according to Gervafe Gervase of Tilbury, or the Black Book in the Exchequer, Lib. 2. Tit. 13. Placita autem dicimus pænas pecuniarias in quas incidunt Delinquentes. So in the Laws of Hen. 1. cap. 12, 13. Hence the old Rule of Custom, Comes habet tertium denavium Placitorum, is to be thus understood; the Earl of the County shall have the third Part of the Moncy due upon Mulcs, Fines, and Amercia-ments, imposed in the Assizes and County-Courts.

Courts.

Polisitare, i. c. Litigare & causas agere, To plead. Mos placitandi ante Conquestum suit coram Aldermanno & Proceribus, & coram Hundredariis, s. Baronibus, Majoribus, Melioribus, Senioribus, & Urbanis. MS. in Bibl. Cotton. sub Tit. Vitellius,

Dlacitatoz, A Pleader. Ralph Flambard is recorded to be totius Regni Placitator, in William the

Second's Time.

Plaint, Querela, Is used for the propounding or exhibiting of any Action personal or real in Writing, and so it is used, Bro. Tit. Plaint in Assignment, and the Party making this Plaint, is called

Alle Party Plaintiff. Kitchin, fol. 231.
Dianchia, A Plank of Wood. Concessi praterea
Materiem in bosco meo de Forma ad pradictum Molen dinum reparandum extra planciis. Carta Stephani Devereux Mil. 1. All Materials of Wood except Planks.

Planetæ, The same with Cafula; which see. Diste, A Hoy, or Water Veffel fo called, Anno

13 Eliz. cap. 15.

Plaustrata fieni, A Cart-Load of Hay .-- Concessi unanı Plaustratam fæni apud Malmeshur. Reg.

Priorat. de Wormesley, fol. 64.

Diea, Placitum, (from the Saxon Pleo, or Pleoh, i. e. Juris actio) Signifies that which either Party alledgeth for himself in Court, which was wont to be done in French from the Conquest until Edward the Third, who ordained them to be done in English in the Six and thirtieth Year of his Reign, cap. 15. These are divided into Pleas of the Crown and Common Pleas. Pleas of the Crown of Scotland be Four, viz. Robbery, Rape, Murder, and wilful Fire. Skene de verb. fignif. verbo Placitum. With us they be all Suits in the verbo Placitum. With us they be all Suits in the fia funm habebit vicarium perpetuum residentem, qui King's Name, against Offences committed against Plebani sive Decani sungens officio jurisdictionem ordihis Crown and Dignity. Staundf. Pl. Cor. cap. 1. or against his Crown and Peace. Smith de Rep. Angl. lib. 2. cap. 9. And those seem to be Treafons, Felonies Misprisions of either, and Maihem. Co. 4 Inst. cap. 10. Edward the First en-feoffed Walter de Burgo in the Land of Ulster in Tream on 4 1011. tap. 10. Excurre the little control of the land of Uffer in marum behavior optiment in futurum, qui etiam vicalizad, excepting the Pleas of the Crown, to wit, rium fub fe perpetuum babeat, qui teneatur ibidem per-Rape, Horstal, wilful Firing and Treasure-fonditer & continue residere & fubesse in mandatis carrove. Cambal. Tit. Ireland. Common Pleas be nonicis Plebano sive decano de Terryng.—

those that be held between common Persons, yet by the former Definitions they must comprise all MS. Yet I believe from this, and other Antholyther, though the King he a Party. MS. Yet I believe from this, and other Authorities, it might be inferred, that Plebamss was not the usual Title for every Rural Dean, but only Action; which see, for they fignify all one, for such a Parish-Priest in a large Mother-Then there is a Foreign Plea, whereby Matter is alledged in any Court, that may be tried in another. As if one should lay Bastardy to ano-Rural Dean country that the state of th Placitum is used by the Commentators upon the Fouds in the same Signification that Pleas be with us, and placitare with them is Litigare & Causas agere. Hotom. in verbo Feudal. verbo Pla-

whatever is contained in the Bar. Replication and Rejoinder, and not in the Count it felf and therefore Defaults in the Matter of the Count are not comprised within Mif pleading, or insufficient Pleading, nor are remedied by the Statute of feofailes, 32 H. S. but only the Mif-pleading or infutheient Pleading committed in the Bar, Replication and Rejoinder; but those are now re-

pictation and responder, but mote are now removed also by 18 Eliz. cap. 13.

Picas of the Dword, Placita ad gladium: Ranulpb the third Earl of Chester, in the second Year of Henry the Third, granted to his Barons of Chestere an ample Charter of Liberties, Exceptis placitis ad gladium meum pertinentibus. Rot. Pat. in archivis Regis infra castellum Cestria, 3 E. 4. m. 9. The Reason was, because King William the Conqueror gave the Earldom of Cheffer to his Kinsman Hugh, commonly called Lupus, Ance-ftor, to this Earl Ranulph, Tenere ita libere per gla-dium, sicut ipse Rex Willichmus tenuit Angliam per Coronam. And confonant thereunto in all Indictments for Felony, Murder, &c. in that County-Palatine, the Form was anciently, Contra pacem Domini Comitis, Gladium & dignitates fuas, or Contra Dignitatem Gladii Ceftriæ. These were the Pleas of the Dignity of the Earl of Cheffer. Sir P. Leicefter's Hift. Antiq. fol. 164. See Gladius. Or Placita Enfis, i. e. Alta justitia, or Sovereign Authority and Juriscliction.
Plebania, Plebanalis Ecclesia, A Mother-Church,

which has one or more subordinate Chapels. Radulphus de Salopia Epscopus Bathon. & Well. univit Ecclesiam plebanalem de Chyw mense sue Epis-

chall. Whartoni Angl. Sacr. P. 1. pag. 569.
Plebanue, A Rural Dean, because the Deaneries were commonly affixed to the Plebanie, or chief Mother-Churches within such a District, at first commonly of Ten Parishes. John Peckham Archbishop of Cant. ordained that the Church of Terringes and Chapel of Paschings in the Diocese of Chichester should be two several Parish-Churches. Volumus igitur ut in Ecclefia de Terryng cum capellis suis de Duryngton & Hyen unus tantummodo prasideat Refor in posterum, & curam habeat illarum animarum, que etiam Ecclenaviam, quam eidem vicaria Sofficio annectimus, perpe-tuo in clero So populo ipfius Ecclefia parochia cum dictis capellis, So etiam in parochia de Paschyng, habeat So exerceat fecundum canonicas Sanstiones. Ecclefia de Terryng alium Restorem fuum curam ani-

Diebus, Plegius, May be derived from the Fr. Pleige, fidejussor, as Pleiger aucum, i. fide-jubere pro aliquo; in the same Signification is Plegius used by citare.

Glinvil, lib. 10. ca. 5. and Plegiatio for the Act of Disabings. Are all the Sayings of the Parties Surctiship in the Interpreter of the Grand Custum Suits after the Count or Declaration, to wit, mary of Normandy, cap. 60. Plegii dicuntur persona,

U u 2

que fe obligant ad boc, ad quod qui eos mittit, teneba-tur; And in the same Book, cap. 89, 90. Plegiatio is used in the same Sense with Glarvile, so alvi plegii be used for plegii, Pupil. oculi. part 5. cap. 22. Charta de Foresta. This Word plegius is used also for Frankpledge sometimes, as in the End of William the Conqueror's Laws, set out by Lambard in his Archainont. fol. 125. in these Words, Omnis homo qui voluerit se teneri pro libero, sit in plegio, ut plegins eum babeat ad julitiam, fi quid offenderi, se. And these be called Capital Pledges. Kit.bin, fol. 10. See Frank-pledge, and Co. 4 Inst. fol. 180.

Dledgery or Dieggery, (French Pleigerie, Latin Plegiagium,) Surctiship, an Undertaking or Antwering for. Also the Appellant shall require the Constable and Mareschal to deliver his Pleggs, and to discharge them of their Pleggery; and the Constable and Mareschal shall ask Leave of the King to acquit his Pleggs, after that the Appellant is come into the Lifts to do his Devoir. Orig. Fur. ex vetusto Codice MS. in Bibl. Seldeniana. Quod si contingat dictos sidejussores meos aliquod dampnum incurrere, occasione Plegiagii mei.

Charta R.

Hurtesley, fine dat.

Plegus acquietandis Is a Writ that lies for a Surety, against him for whom he is Surety, if he pay not the Money at the Day. F. N. B. fol. 137.

Regist. of Writs, fol. 158.

Pleisierum, A Park or Wood enclosed with Hedges: "Tis mentioned in Orderic. Vital. 1ib. 5. pag. 583. Tunc etiam dedit totam decimam de norum propriumque plessecium & partem silva, &c.

Plena fonsfactura & plena wita. See Forfei-

Dienarty Is an Abstract of the Adjective Pleof Benefices, where Plenarty and Vacation are and is used in the Common Law in Matters direct Contraries. Staundf. prerog. cap. 8. fol. 32. Westm. 2. cap. 5. Institution is a good Plenarty against a common Person, but not against the King without Induction. Co. on Lit. fol. 344.
401evin, Plevina, From the Fr. Pleuvine, a War-

rant or Affurance. See Replevin.

Plight Is an old English Word, fignifying fometimes the Estate with the Habit and Quality of the Land, and extends to Rent-charge, and to a Possibility of Dower. I Inft. fol. 221.

Dicta terræ, A Plight, a Plightel, a fmall Portion or Spot of Ground. Dicunt per facramentum suum quod tempore Willielmi de Buttone quondani Restoris Ecclessa de Sowy tota decima de plita que vocatur Levide Mede cariata fuit apud Sowy. Cartular. Abbat. Glaston. MS. fol. 76. b.

Plite of Lalon, Anno 3 E. 4. cap. 5. Seems to be a Measure then in Use, as a Yard or an Ell

Dlonkets, 1 R. 3. cap. S. A Kind of coarse

woollen Cloth, otherwise called Vervise.
Diowalius, Eleemosyna aratrales. Anciently every Plow-Land paid a Penny to the Church,-De qualibet caruca juncta inter Pascham & Pentecosten, unum denarium, qui dicitur Plow-Almes. Mon. Angl. 1 par. fol. 256.

Plow Land, Carucata terra, The fame with a Hide of Land, which fee.

Dlurality, Pluralitas, 21 Hen. 8. cap. 13. The having more than one, chicfly applied to fome Churchmen, who have Two, Three or more Benefices. Selden in his Titles of Honour, fol. 687. mentions Trialities and Quadralities.

Place, after Two former Writs have had no Effect; for first the original Capias iffues, and if that speed not, then goeth out the size Alias, and if that also fail, then the Pluries. See Nat. Brev. fol. 33. in the Writ De Ex.om. capiendo. See in what Diverfity of Cases it is used in the Table of the Original Register.

Plubiale, A Garment which covered the whole Body, and defended it from the Rain; and for that Reason a Cap was so called, because it de-

fended Caput a Pluvia.

Docket of Wool Is half a Sack. 3 Inft. fol. 96.

Sce Pack of Wool.

Dodus, A Country-House: 'Tis mentioned in Mon. Angl. 3 Tom. pag. 194. Ablatis filis septem, patre sunesso wir magne pietatis nutrivit eo, & ad studium literarum misst quos in podo suo dimisit.

Pokes, Side-Gowns, or long fleeved Gowns, which Fashion grew so affected and extravagant, that the Wearing of them was prohibited by Phi-patis non utantur. Ex Collectan. Matt. Hutton. S. T. P. MS.

Dole. See Perch.

Doledabis, A Kind of coarse Canvass used by the Salesmen in making up their Ware. 1 Fac. сар. 24.

Poledzus, i. e. A Colt: Sed & poledrum dena-

rio, vitulum obolo redimant.

Doleine Was a Sort of Shoe, sharp or picked, and turned up at the Toe; they first came in Fashion in the Reign of William Rusus, and by Degrees came to be of that excessive Length, that in Richard the Second's Time they were tied up to the Knees with Gold or Silver Chains, according to the Dignity of the Wearer: They were forbidden by Edward the Fourth, in the Fifth Year of his Reign, under a great Penalty, to be worn so long: But were not utterly laid a-side till the Reign of Henry the Eighth. Malmsbury, in the Life of the fore-mentioned William Rufus, speaking of the Excesses of those Times, hath these Words, Tune fluxus crinium, tune luxus vestium, tunc usus calceorum cum arcuatis aculeis inventus est.

Polentarius, i. e. A Maltster, Polentarii qui brasium curant & faciunt. Will. Thorn, pag.

Doleta, The Ball of the Foot: Tres ortilli fcindantur de pede anteriori sine Poleta. Matt. Paris Anno 1215.

Poletar for Polenta. Fleta, Lib. 2. cap.

Poletria, i. e. A Stud of Colts: 'tis mentioned in Fleta, Lib. 2. cap. 87. Item ejus est facere Butyrum, curamque de Poletria obtinere.

Bolhachetum, A Pole-Hatchet, a Pole-Ax .-Walterus de Blancheney implacitatur eo quod Dominum suum in capite cum quodam polhacheto felonice per-

cuffit. Placit. 12 Ed. 2.

Policy of Murance, Affecuratio, Is a Course taken by those who do adventure Wares or Mer-chandise to Sea, whereby they, unwilling to lose the whole Adventure, do give unto some other a certain Rate or Proportion, as Ten in the Hundred, or such like, to secure the safe Arri-val of the Ship, and so much Wares at the

Place agreed upon; so that if the Ship and tudine DCLXXXX pedes, in latitudine CXXX pe-Wares do misearry, the Assurer maketh good to des _____ altitudo fabrica lapidea campanilis ejus-Wares do miscarry, the Assurer maketh good to the Adventurer so much as he promised to se-cure; if the Ship arrive safely, he gaineth that clearly which the Merchant compoundeth to pay him. And for the more even dealing between the Merchant and the Affurer in this Cafe, there is a Clerk or Officer ordained to fet down in Writing the Sum of their Agreement; and this is called *Pollicy*, to prevent any Difference that might after happen between them. This is mentioned 43 Eliz. cap. 12. and 14 Car. 2. cap. 23. And is now many Times usued to insure Mens Lives in Offices, who have paid great Sums of Money for the Purchase thereof, and are insured from that Adventure by a certain Company of Merchants or Citizens, for Three or Four per Cent. subscribing or under-writing the Agreement, Pollicy or Infurance, who do among them share the Premium or Money given, and run the Hazard of it. Such Affurances or Policies are not feldom also used in other Matters, where Loss or Damage is feared.

Dollard, A Sort of spurious Coin, which with Crecards were long since prohibited. Mat. Westm. in Anno 1299. pag. 413. Pollards, Crocards, Stallings, Eagles, Leonines and Steepings, were here-tofore feveral Sorts of Money used in England, but long fince difused. 2 Inst. fol. 577. We also call those Trees Pollards or Pollengers, which have been usually cropt, and therefore distinguished from Timber-Trees. See Plowden, fol. 469. b. In Walsingham and Knighton, Anno 1301. Prohibita est moneta alienigenarum surreptitio er illegitima, quam Pollardos & Cocodones atque Rofarios appellabant, qui paulatim & latenter loco irrepserunt Sterlingorum, hanc monetam primo Rex Edvardus jusserat valere obolum, deinde omnino externinavit.

Poller, Properly fignifies the Thumb, but metaphorically it fignifies an Inch, Pollex in omni

mensura debet mensurari ad radicem unguis, & debet stare ex longitudine trium granorum bordei boni sine

caudis. Spelm. Pollinitozs, The Embalmers of dead Bodies,

fuch as prepare them for their Funeral and Interment. Ulp. de Inst. Act. 1. quicunque. Si libitina-rius inquit servum pollinetorem bahuerit, isque morterment. tuum spoliaverit, dandam in eum quast actionem institorian.

100 H=30 onty. Capitatio, Was a Tax ordained by Act of Parliament, 18 Car. 2. cap. 1. and 19 Car. 2. cap. 6. By the First of which every Subject in this Kingdom was assessed by the Head or memoria talis extist & adbuc existit, quod statera Poll, according to his Degree, viz. every Duke semper trabat meliorem, boc est, versus rem emptam, & eodem modo wenduntur dista averia Archiepiscopis, Knights 20 l. Esquires 10 l. & e. and every single Episopis, Comitibus, Baronibus, & Dominus Rex Person 12 d. &c. And that this is no new Tax, of their Age.

Delugamus Is he that is married to Two, or

more Wives together. 3 Inft. fol. 18.

Donnellum, Properly a round Ball fet on the Top of any Building, a pomi similitudine, Fr. Pommeau, Pommelle, Angl. Pommel or Pummel.

Ecclesia S. Pauli London. continet in longi-

dem Ecclesia continet a plana terra CCLX pedes, altitudo fabricæ ligneæ continet CCLX pedes, attamen antitudo favrica ugnea continei COLA peues, assumen in toto non excedit quingentos XX podes. Item pomellum ejusidem campanilis continet in sua concavitate, si fuerit vacuum, X bussellos bladi, cujus rotunditas dimetri continet XXXVI uncias qua faciunt tres pedes, &c. Ex Chronico Eccles. Salisber. Cotton. Cleopatra. B. 4.

490meranium, i. e. An Orchard. In Mon. Angl. 2 Tom 129. Concedo etiam eas duas partes decimarum totius fæni mei & Pomeranei & totius pan-

nagii mei.

Pondage. Sec Poundage. Ponderare. It was a Custom formerly to weigh fick Children at the Tomb of a Saint, and to balance the Scales with Wheat Bread, or with any Thing which they were willing to offer either to God or his Saints, but always with some Money, and by this the Cure was performed. Ad fepulchrum Sancti nummo fe ponderabat.

Dondus, Poundage, Which Duty with that of Tonnage, was anciently paid to the King according to the Weight and Measure of Merchants Goods.-- Rex majori & civibus Winton. & GOOLS. Rex majori & cevitus Winton. Sommibus has literas infpectivis faultem. Sciatis quod dedimus dilecto & fideli nostro Brivoni Balistario pondus civitatis nostra Winton. & portum borealem ejufdem civitatis cum omnibus ad predictum pondus & portum pertinentibus. Pat. i H. 3, m. 10.

19000018 ficgis, The Standard-Weight appoint-

ed by our ancient Kings _____ Anno 35 Edw. 1. Praceptum fuit Majori & Vicecom. Lond. Cum inter cateros Articulos quos Rex per Cartam pro se & haredi-bus suis concessit Mercatoribus extraneis & alienigenis, cum bonis & mercandisis suis infra regnum & potestatem Regis venientibus, ordinaverit qued in qualibet villa mercatoria & feria infra idem regnum & potestatem Regis Pondus Regis in certo loco ponatur; ante ponderationem statera in prasentia emptoris & venditoris vacua videatur, & quod brachia ejustem statera sint equalia, & extune ponderator ponderet in equali, & cum stateram posuerit in equali amoveat manus suas, ita quod remaneat in equali, per quod Dominus Rex pluries pracepit quod eisdem Mercatoribus ordinationem Regis prædictam — facerent in omni-- Ac ip∫i Major & bus inviolabiliter observari.-Vicecom. concessionem Regis pradictam reprobando Regi significarunt quod modus ponderandi averia ponderis ad civitatem London, venientia a tempore quo non extat eis adbuc pracepit firmiter injungens quod ordinationem appears by former Acts of Parliament, where Regis pradictam inviolabiliter observari facerent, & appears by former Acts of Parliament, where Regis predictam involabiliter observant facerent, Explore Occilibet tam conjugatus, quam foliutus utrinsque fexis Pondus Regis in certo loco ponerent. Explore Placipio capite suo foliure coglebatur. Parliam. Anno 1380. torum temp. Regum Ed. 1. & Ed. 2. MS. fol. Waldingham Ypod. 534. There was anciently 159. From this good Authority it seems easy to (says Cambden in his Notes upon Coins) a personal infer that what we call troy-Weight was this Pon-Tribute called Capitatio (Poll-filver) imposed upon dus Regis or le Roy Weight, with the Scales in the Poll or Person of every one, of Women from equilibrio, as we now say Gold-Weight. Whereas the Thorse for the Poll of the Twelfth, of Men from the Fourteenth Year the Aver du pois was the fuller Weight with a declining Scale, which had been the common Use within the Ciry of London.

Done Is a Writ, whereby a Cause depending in the County, or other inferior Court, is removed to the Common Bench. Old Nat. Brev. fol.

2. See Table of the Reg. of Writs.

Ponendis

Donendis in Mifis Is a Writ founded upon the Statute of Westm. 2. cap. 38. and upon the Statute of Articuli Super Chartas, cap. 9. which Statutes do fhew what Perfons Sheriffs ought to impanel upon Assis and Juries, and what not; as also what Number, which see in Reg. Orig. fol.

178. F. N. B. fol. 165.

Donchulm in Ballium, Is a Writ, commanding a Prisoner to be bailed in Causes bailable.

Reg Orig. fol. 133.

Donendum figillum ad erceptionem Is a Writ, whereby the King willeth the Justices, according to the Statute of Westm. 2. to put their Seals to Exceptions laid in by the Defendant against the Plaintiffs Declarations, or against the Evidence, Verdict, or other Proceedings before the Justices.

Done per Madium Is a Writ commanding the Sheriff to take Surety of one for his Appearance at a Day affigned. Of this fee Five Sorts in the Table of the Register Judicial, verbo Pone per Va-

dium.

Dontage (Pontagium,) Is a Contribution towards the Maintenance or Re-edifying Bridges. Westm. 2. cap. 25. It may also signify Toll taken to this Purpose of those that pass over Bridges. Anno 1 Hen. 8. cap. 9. 22 Hen. 8. cap. 5. and 39 Eliz. cap. 24. Per Pontagium clamate effe quiet. de operibus pontium. Plac. in Itin. apud Cestriam 14 Hen. 7. This was accounted one of the Three publick Charges on the Nation, from which no Person of what Degree soever was exempted, viz. from the Charge of an Expedi-tion to the Wars, from building of Cassles, and from building and repairing Bridges: And this was called Trinoda necessitas; from which Ingulphus tells us, nulli possunt laxari. And Mr. Selden, in his Notes upon Eadmerus, writes, that ne quidem Episcopi, Abbates & monachi immunes erant. And Mat. Paris, Anno 1244, tells us, that in all the Grants of Privileges to Monasteries, these three Things were always excepted, propter publicam regni utilitatem, that the People might the better resist the Enemy.

Dontes, Colebrook in Buckinghamshire. Dontibus reparandis, Is a Writ directed to the Sheriff, &c. willing him to charge one, or more, to repair a Bridge, to whom it belongeth. Reg.

Orig. fol. 153.

Ponticus. See Porticus.

Pozca, A Ridge of Land. See Ridge of

Pozcarv, (Porcaria, according to Fleta,) A Swine's Sty: But Porcheria elsewhere occurs. -Ex dono Simonis de Cocton quandam placeam in bosco de Cotton ad quandam Porcheriam faci-endam, &c. Mon. Angl. 1 par. fol. 473. b. & fol. 363.

Dozpaitum. Sce Purprifum.

Dozter in the Circuit of Juftices Is an Officer that carries a white Rod before the Justices in Eyre, so called a Portando virgam, Anno 13 Edw. 1. cap. 41. See Vergers. There is also a Porter bearing a Verge before the Justices of either Bench.

Poster of the Doog in the Parliament Moule, Is an Officer belonging to that High and Honourable Court, and enjoys the Privileges accordingly.

Cromp. Furifd. fol. 11.

Boztgreve, Portgrevius, In Saxon Portferefe, that is, urbis vel portus prafectus; Signifies with us a Magistrate in certain Sea-Coast Towns; and as

Cambden in his Brit. pa. 325. saith, the chief Ma-gistrate of London was so called, as appears by a Charter of King William the Conqueror to the same City in these Words.

Charta Willielmi Conquestoris Civitat.

William Bing, Greete William Bilhop and Godfry Portgreve, and all the Burgeis within London, French and English: And A grant pou, That I will that pou be all pour Law-worth that pe were in Edwardis Days the king: Ind I will that each Chito be his fa-ders Eper, and I nill luffer, that any Man you any Arongys beed. And God you keep. Ex libro pervetulto.

In whose Stead Richard the First ordained Two Bailiffs, but presently after him King John granted them a Mayor for their yearly Magistrate. And the same Cambden speaking of Maidstone in Kent, says, Immunitates plurimas Regina Elizaof bethe fert acceptas, que majorem summum Magi-ify stratum instituit pro Portgrevio quem primum habuit, Erc.

30stifozium, The Ecclesiastical Ensign or Banner provided of old in all Cathedral, and most Parochial Churches, to be folemnly carried in the Front of any Procession, &c .num Portiforium ex parte Decani vocatum Stan-

Dotticulus, A little Porch or Arch built over the Tombs of dead Men. Leg. H. 1. cap. 83. Si quis corpus in terra vel nosso vel petra sub piramide vel structura qualibet p situm sceleratus infamationibus effo-dere vel spoliare prasumpserit, &c. In some Authors tis called Ponticus, because arched in the Shape of a Bridge.

Position, (Portio,) Is that Allowance or Proportion which a Vicar commonly has out of a Rectory or Impropriation, be it certain or uncertain. Stat.

27 H. S. cap. 28.

27 II. 8. cap. 20.

301110111, (Portionarius,) — Pateat universis quid ego Johannes Botelere, Porconarius secundæ portionis Ecclesse de Bromyard, dedi — dat. 17 R.

2. Where a Parsonage is served by Two, or sometimes Three Ministers alternately, as Bromman and the served by Two, or sometimes Three Ministers alternately, as Bromman and the served by Two Asserts and the Ministers alternately, as Bromman and the served by Two Ministers alternately, as Bromman and the served by Two Ministers alternately, as Bromman and the served by Two Ministers alternately, as Bromman and Two Ministers alternately and the served by Two Ministers alternately, as Bromman and Two Ministers alternately and Two Ministers and Two Ministers alternately and Ministers alter yard supra Bursord, in Shropshire, &c. the Ministers are called Portioners, because they have but their Portion or Proportion of the Tithes or Profits of the Living.

Dortmen. Anno 13 Eliz. cap. 24. The Twelve Burgesses of Ipswich are so called. So also are the Inhabitants of the Cinque Ports, according to

Cambden.

Doztmote Is a Compound of Porte, portus, and Gemot, concentus, and fignifies a Court kept in Haven-Towns, as Swainmote in the Forest. It is called the Porimete Court, 43 Fliz. cap. 15. Curia portmotorium eft curia in civitate Cestria coram majore in aula Motorum tenenda. Pl. in Itin. ibid. 14. H. 7

Doztmannimote, The Portmote, or Portmens Court, held not only in a Port or Haven Town, as the Word Portnote is ignorantly rendered, but in any City, Town, or Community.

Sampson Dei gratia Alb. S. Edmundi, &c. facta est compositio inter nos & Burgenses de villa S. Edmundi - ad Portmannimot ante Festum S. Petri

ad ominua

Portimotus teneatur in eodem Burgo de Knots (Com. 1. Edw. 3. in Dorso. M. 33.

Cestriæ)——Charta Willielni Dom. de T. Burgenstbus de Knotssord.

About 301em Is a Fee by Way of Penalty upon
a Sheriff for his Neglect in returning a Writ af-

Portoos. See Portuas.

Dottsimouth. See Magnus Pertus.

Dottsimouth, See Magnus Pertus.

Dottsimouth, The Soke or Liberties of any Port,
i.e. City, or Town. King Henry 3. by Charter by the Stat. of Westin. 2. cap. 26. and lies for him dated 16 Mart. Anno Regni 11. grants to the Citithat having recovered Lands or Tenements by the Stat. of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the Stat. of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the Stat. of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the Stat. of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the Stat. of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the Stat. of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the Stat. of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the Stat. of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the Stat. of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the Stat. of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the Stat. of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the Stat. of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the Stat. On the State of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the State of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the State of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the State of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the State of Westin. 2. cap. 26. and lies for him that having recovered Lands or Tenements by the State of Westin. 2. cap. 26. and lies for him that having recovered Lands or the State of Westin. 2. cap. 2. cap. 2. cap. 2. zens of London,infra urbem & in Portsokne, i. e. within the Walls again disseised by the former Disseisor. F. N. B. of the City, and the Liberties without the Walls. fol. 190. See the Writ that lies for this in the Placit. temp. Edw. 1. & 21. MS. fol. 143. penes Dom. Register, fol. 208. Fountaine.

Dogtsoka, The Suburbs of a City, or any Place within its Jurisdiction; from the Saxon which is Civitas, and Soca, Furifdictio.

concess qued nullus de Civitate vel Portsoka sua contesse qued nullus de Civitate vel Portsoka sua captus, &c. Somner's Gavelkind, pag. 135.

Doztuas, (Anno 3 & 4 Ed. 6. cap. 10.) Is reckoned amongst Books prohibited by that Statute, perhaps it may be the same which Chaucer calls a Porthole, and which is elsewhere written Porteos & Portoos. It is the Book we now call a Breviary, for thus Chaucer:

For on my Porthofe I make an Oath.

See Sir Lewis Clifford's Will, verbo Will: And see

Skene, verbo Porteous.

Dotte Is an infinitive Mood, but used substantively to fignify a Possibility, as we say, such a Thing is in poss, that is, such a Thing may possibly be; but of a Thing in Being, we say it is

in Ése.

Doffe Comitatus. See Power of the County. Postestion, Possessio, Is two-fold, actual and in Law: Actual Possession is, when a Man actually enters into Lands and Tenements to him descended. Possessimo Land and rententente to find centente del Possessimo Land sor Tenements are descended to a Man, and he hath not as yet actually entred into them. Staunds. Pl. Cor. fol. 198. As for Example, Before or until an Office be found of Lands escheated by an Attainder, the King hath only a Possission in Law, and not in Deed. Staunds Prang. fol. 54, 55. There is also a Unity of Possission, which the Ci-There is also a Unity of Fosessian, which the Uvilians call Confolidationem. See an Example of
this in Kitchin, fal. 124. If the Lord purchase
this in Kitchin, fal. 124. If the Lord purchase
the Tenancy held by Heriot-service, then the
Heriot is extinct by Unity of Posessian, that is,
because the Seigniory and the Tenancy be now
in one Man's Posessian. Many other Divisions of
Lord Control of Stephen Langton, Marginal Notes, or
to make Annotations on a Book. Trivet in his
Chronicle, speaking of Stephen Langton, Archbishop
of Camterbury, tells us, that super Biblian possible
feit, & eam per capitula quibus nunc utuntur moderni
because the Seigniory and the Tenancy be now
in one Man's Posessian and Knighton, anthere of our Historians, writing of one Hugh, a per totum.

Doffibilitas Is taken for an A& wilfully done, and impossibilitas for a Thing done against our Will. Si autem oculos asnasset reddat weram ejus, & possibiitatis accusetur in eo facto, where factum possibilitatis is a wilful Act. Leg. Alfred. cap. 38. So in the Laws of Canutus, cap. 66. Et st quis agat impossibiliter, non est omnino simile st voluntarie saciat. Leg. Sax. Ed. Senior. cap. 88.

Doft. Sec Per.

Post:, In French Poste, a swift or speedy Mes-senger, Sie dicus (saith Spelman) quasi posita, quod in via publica ponitur ad stationem debitam decurrendum.

Poft Conquestinm Was first inserted in the King's Title by Edward the First, but not con-

- Ex Cartular S. Edmundi. MS. Et stantly used till Edward the Third's Time. Claus-

ter the Day affigned for its Return; for which Dottfalt, Anno 35 H. 8. cap. 7. Is the Sale of the Custos Brevium hath Four Pence, whereas he hath nothing, if it be returned at the Day: Somehath nothing, if it be returned at the Day : Some-

- Quietantiam murdri Precipe quod reddat, upon Default or Reddition, is

Doffea Is the Return of the Proceedings by Nili prius into the Court of Common Pleas after a Verdict, and there afterwards recorded. See Plowden, fel. 211. Saunder's Case. See also an Example of it in Coke's Reports, vol. 6. fol. 41, 42. Sec Cuftos brevium.

Dollena, for Dollilena; l. e. A Crupper of a

Saddle.

Posteriozity, Posterioritas, The Coming after or being behind, is a Word of Comparison, and Relation in Tenure, the Correlative whereof is Priority; for a Man holding Lands or Tenements of Two Lords, holdeth of his ancienter Lord by Priority, and of his later Lord by Posteriority. Staunds. Prarog. fol. 10, 11. When one Tenant holdeth of Two Lords, of the one by Priority, fol. 94. Co. 2 Inft. fol. 392.

10 Gettern, Or Back-door: "Tis mentioned in Fleta, lib. 2. cap. 73. par. 21. Potestas babere Poster-

nas in omni curia penitus inhibeatur; sed unicus sit in-

gre∬us, &c.

Dolf-fine Is a Duty belonging to the King, for a Fine formerly acknowledged before him in his Court, which is paid by the Cognisec, after the same is fully passed, and all Things performed touching the same; the Rate thereof is so much, and half so much as was paid to the King for the Fine, and is collected by the Sherist of the County, where the Land, &c. lies, whereof the Fine was levied; to be answered by him into the Exchequer. 22 & 23 Car. 2. An Act for better Recovery of Fines and Forfeitures, &c.

Possilia and Possillare, Marginal Notes, or to make Annotations on a Book. Trivet in his Possessing you may read in Bratton, lib. 2. cap. 17. other of our Historians, writing of one Hugh, a per totum.

Dominican and Cardinal, tells us, that Totam Bib-

liam postillavit.

Postnati. In the Seventh Year of King Fames, after many Arguments and long Debates, it was by all the Judges refolved, that fuch as were born in Scotland after the Descent of the Crown of England to King Fames, were no Aliens in England: But the Antenati, that is, such as were born before that Descent, were Aliens in Regard of the Time of their Birth. Co. 7 Reports, Calvin's Cafe.

Doffnatus Is a Word often mentioned in Bratton, Glanvile, Fleta, and other Law-writers, and it fignifies the second Son. So in Brompton, Lib. 2. cap. 35. Est consuetudo in quibusdam partibus quod postnatus prafertur trimogenito.

Post

Doff-Doned, (Post-Pene) Set or put after an-

there 22 & 23 Car. 2. Subfidy Att.

Doft-term, Post terminum, Is a Return of a Writ, not only after the Day assigned for the Return thereof, but after the Term also, for which the Custos brevium takes the Fee of Twenty-pence: Sometimes also it is taken for the Fee it felf.

Doffulatio, A Poffulation made upon the unanimous Voting any Person to a Dignity or Office, of which he is not capable by the ordinary Canons or Statutes, without special Dispensation. So a Chapter postulated a Bishop actually possessed of another Sec. And the Religious postulated a Prelate to be taken from another Convent, from which he could not pass by the ordinary Rules of the Society. By the old Customs, an Elec-tion could be made by a Majority of Votes, but a Postulation must have been Nemine contradicente.

Dot, A Head-piece for War. 13 Car. 2. cap.

Dot Affres, Are made of the best Affres. Anno 12 Car. 2. cap. 4. and are used in making of Soap; fome are made in England, but the Best are brought from beyond Sea.

Dottonatus, Poisoned, Vita MS. Vulsigi 3. Abbatis S. Albani. Postea in brevi migravit ab incolatu bujus mundi, ut dicitur potionatus, cum odio

conventus & maledictione.

Dound, Parcus, Signifies a Place of Strength to keep Cattel in that are distrained, and put there for any Trespass done, until they be replevied or redeemed; and this is called a Pound Overt, or open Pound, and because it is built upon the Lord's Waste, the Lord's Pound. See Ritchin, fol. 144. It is divided into open and close: An open or overt Pound, is not only the Lord's Court-Yard, Pasturc-Pound, but a Back-fide, Ground, or whatever Place elfe, whither the Owner of the Beafts impounded may come to give them Meat and Drink, without Offence, for their being there, or his coming hither. A clofe Pound is contrary, whither the Owner cannot come for the Purpofes aforesaid, without Offence; as some House, Castle, Fortress, or such like Place.

30 undage Is a Subsidy to the Value of Twelve-

Houte, Caute, Caute, Subfidy to the Value of TwelveDoundage Is a Subfidy to the Value of Twelvepence in the Pound, granted to the King, of all
Manner of Merchandise of every Merchant, as
in capite, deceased, had for her Dowry, if she
well Denizen as Alien, either exported or immarried without his Leave; and was grounded
upon the Statute of the King's Prerogative. Cap.

Car. 2. cap. 4. and 14 Car. 2. cap. 24.
Boundagum, The Liberty of pounding Cartel. ___ In amerciamentis transgressionum, separationibus fossatorum, & poundagiis animalium, possessonem continuavit. Hist. Croyland. contin. pag. sionem continuavit.

Dound breach. See Poundbrech.

Pound in Money: From the Saxon Pund, i. e. Pondus: It consisted in those Days of 240 Pence, as it doth now, but a Penny then was equal in Weight to almost Five Pence now, and afterwards to Three Pence; and 240 of those Pence weighed a Pound, but 720 scarce weigh so much now; this appears by the Silver Penny coined in the Reign of King Etbehred. Lambard, 219. 20urallet. See Purlieu.

claim, that none cast Filth into the Ditches or Places near adjoining, and if any is cast already, to remove it. This is founded upon the Statute, 12 R. 2. 13. F. N. B. fol. 176.

Dourparty, Propars, Propartis, Propartia, Is contrary to pro indiviso: For to make Pourparty, is to divide and fever the Lands that fall to Parceners, which before Partition they hold jointly, and pro

indiviso. Old Nat. Brev. fol. 11.

Pourpzesture, Pourprestura, From the French Pourpris, conseptum, an Inclosure: It is thus defined by Glanvile, lib. 9. cap. 11. Pourprestura est proprie quando aliquid super Doninum Regem injuste oscupatur; ut in Dominicis Regis, vel in viis publicis obstructis, vel in aquis publicis transversis a recto cursu, firactis, vel in aquis publicis transpersus a recto cursus, vel quando aliquis in civitate super Regiam plateam aliquid adissionado occupaverit, & generaliter quoties aliquid sti ad nocumentum Regii tenementi vel Regia via e vel civitatis. Crompton in his furifd. sol. 152. defines it thus, Pourpressure is properly when a Man taketh unto himself, or incroacheth any Thing that he ought not, whether it be in any Jurisdiction, Land or Franchise; and generally when any Thing is done to the Nusance of the King's Tenants. See Kitchin, fol. 10. and Manavood's Forest Laws, cap. 10. Skene de verbor. signif. verbo Purpressure, makes three Sorts of this Offence, one against the King, a second against the Lord of the Fee, the Third against a Neighbour Lord of the ree, the Initia against a Reignbour by a Neighbour. See Co. 2 Inft. fol. 38 8 272. Et Lib. nigr. in Seace. fol. 37 8 38. That against the King happens by the Negligence of the Sheriff or Deputy, or by the long Continuance of Wars, inasmuch as those who have Lands near the Crown-lands, take or enclose Part of it, and lay it to their own.

Pourpresture against the Lord is when the Tenant neglects to perform what he is bound to do for the chief Lord, or in any wife deprives him

of his Right.

Pourpresture against a Neighbour is of the same Nature: "Tis mentioned in the Monast. I Tom. pag. 843. and in Thorn, pag. 2623. Et de purprestura quam Bercarius Abbas purprebendit super prædictum Heliam.

Pour leifir terres la feme que tient en Dower,

3. See F. N. B. fol. 174.
30 our furbant, From the French Pour furore, i. perfequi, fignifies the King's Messenger attending upon him in his Wars, or at the Council-Table, Exchequer, in his Court, or his Chamber, to be fent upon any Occasion or Message; as for the Apprehending of a Person accused, or suspected of any Offence: Those that be used in martial Causes are called Pursuivants at Arms, 24 H. 8. 13. whereof there be Four of special Names, which fee in the Word Herald. And Stow speaking of Richard the Third's Death, pag. 784. hath thefe Words, His Body was naked to the Skin, not fo much as one Clout about him, and was truffed behind a Purfuivant at Arms like a Hog, or a Calf, &c. The Rest are used upon other Messages in Time of Peace, and especially in Matters touching Juris-Dour fair proclamer, que null inject fines ou diction. See Herald. Nicholas Upton, in his Book ordures en folles, ou rivers ness Cityce, &c. Is a Writ directed to the Mayor, Sheriff or Bailiff, the antient Form of making these Pursuivants, of a City or Town, commanding them to pro- and tells us, that they were called Milites linguares, because

because their chief Honour was in Custodia lingue, and he divides them into Curfores equitantes, and Prosecutores, which is likewise comprehended in thefe Verses.

Cinctorio scutum dicas deferre pedinum, Sic equitis dignum fert scapula dextera signum. Sed bumero lavo detulit profecutor ab avo, Ac Heraldorum stat pectore fons titulorum.

Dourbepance Is the providing Corn, Fuel, Victual, and other Necessaries for the King's House. By 12 Car. 2. cap. 24. it is provided, That no Person or Persons, by any Warrant, Commission or Authority, under the Great Seal, or otherwise, by or Authority, under the Great Seal, or otherwife, by Colour of buying or making Provision or Purveyance for bis Majesty, or any Queen of England for the Time being, or that shall be, or for bit, their, or any of their Housbood, shall take any Timber, Fuel, Cattel, Corn, Grain, Malt, Hay, Straw, Vittual, Cart, Carriage, or other Thing whatsoever of any the Subjects of his Majesty, his Heirs or Successors, without the full and free Consent of the Owner or Owners thereof, had or othained suithout Magaca or Fu-Owners thereof, had or obtained without Menace or Enforcement, &c. See the Antiquity of Pre-emption and Purveyance, &c. and 3 Inst. fol. \$2.

300110 1902, Provifor, Derived from the French Purvoir, i. providere, fignifies an Officer of the King or Queen, or other great Personage, that

provideth Corn and other Victual for their House. See Mag. Charta, cap. 22. and 3 Ed. 1. cap. 7 & 31. & anno 28. ejusaem, Articuli super Chartas, 2. and other Statutes. The Name of Purveyor was so odious in Times past, that by Statute 36 Edw. 3. 2. the heinous Name of Purveyor was changed into Buyer; but the Office is restrained by Stat. 12. Car. 2. c. 24. Sec Pourveyance

and Achat.

Dowchia, A Pouch, a Poke, a Sheath, a Scab bard .- Etiam ex transverso ventris sub umbilico babentes cultellos, quos daggerios vulgariter vocant, in Powchiis defuper impositis. Will. Thorn sub anno

1248

Dolwer of the County, Posse Comitatus, In the Opinion of Lambard in his Eirenarcha, lib. 3, cap. 1. fol. 309. containeth the Aid and Attendance of all Knights, Gentlemen, Yeomen, Labourers, Servants, Apprentices, and all others, above the Age of Fifteen Years within the County, because all of that Age are hound to have Harness by the Statute of Winchester: But Women, Ecclesiaftical Persons, and such as are decrepit, or labour of any Infirmity, shall not be compelled to attend. And the Statute of 2 H. 5. cap. 8. fays, that Persons able to travel, shall be assistant in this Service, which is used where a Possession is kept upon a Forcible Entry, or any Force, or Rescue used, contrary to the Command of the King's Writ, or in Opposition to the Execution of Inflice.

Dowledabis. See Poledavis, 1 Fac. 24. Dopnings Law Is an Act of Parliament made in Ireland by Hen. 7. and fo called, because Sir Edward Poynings was Lieutenant there when it was made, whereby all the Statutes in England were made of Force in Ireland, which before that Time were not, neither are any now in Force there which were made in England fince that Time. See Coke's 12 Rep. fol. 190. Hill. 10 Fac.

Pieceptozia. See Commandry.

Diæteptozies (Praceptoria, Anno 32 Hen. S. cap. 24.) Were Benefices in a Kind, and fo termed, Sort of the Templers, whom the chief Master by his Authority created and called Praceptores Templi. Stephens de Jurisd. lib. 4. cap. 10. num. 27. Others fay, they were here in England as Cells only, fubordinate to their principal Mansion, the Temple in London. Of these Preceptories, I find Sixteen recorded, as anciently belonging to the Templers in England, viz. Cressing-Temple, Ballbal, Shengay, Newland, Yeveley, Witham, Temple-bruere, Willington, Rotheley, Ovenington, Temple Combe, Tre-bigh, Rihstane, Mount S. John, Temple-Newssum, and Temple hurst. Mon. Angl. 2 par. fol. 543. But there were more.

1. ecipe in Capite, (Magna Charta, cap. 24.) Was a Writ issuing out of the Court of Chancery, for a Tenant holding of the King in Chief, as of his Crown, and not of the King, as of any Honour, Castle or Manor. Regist. of Writ, fol.

19) a tipe and reddat Is a Writ of great Diversity, both in its Form and Use, for which see Ingressus and Entry. This Form is extended as well to a Writ of Right, as to other Writs of Entry or Possession. Old Nat. Brev. fol. 13. And Fitz. Nat. Brev. fol. 5. And it is sometimes called A Writ of Right Close, when it issues out of the Court of Chancery Close; sometimes A Writ of Right Patent, as when it issues out of the Chancery Patent and open, to any Lord's Court, for any of his Tenants deforced against the Deforcer, and must be determined there. Of which read more at large in Fitz. Nat. Brev. cap. 1.

Die ipitaria, i.e. A battering Ram: 'Tis mentioned in Mat. Paris, pag. 396. viz. Muros & ca-stra Civitatis margonellis, petrariis & Præcipitariis

undique erectis, &c.

D zeipituun Was a Punishment by casting a Man from fome high Place or Rock. Malmf. lib. 5 pag. 155.

Diæ ectus Wil a Is the fame as Prapofitus Villa. i. e. the Mayor of a Town. In Leg. Edw. Confessor.

Diæfine (22 8 23 Car. 2. Stat. for laying Impolitions on Proceedings at Law,) Is that Fine which is paid upon fuing out the Writ of Cove-

nant. Vide 2 Inft. See Postsine.

12 & locutos, In Matt. Paris, pag. 592. the Attorney General is called Prolocutor Domini Regis.

D amunire Is taken either for a Writ fo called, or for the Offence whereupon the Writ is granted; the one may be understood by the other. Heretofore the Church of Rome, under Pretence of her Supremacy, and the Dignity of St. Peter's Chair, took upon her to beflow most of the Bishopricks, Abbathies, and other Ecclesiastical Livings of Worth here in England, by Mandates, before they were void; pretending therein a great Care to fee the Church provided of a Succeffor before it needed. Whence it arofe, that these Mandates or Bulls were called Gratia Expediative, or Provisiones, whereof you may read a learned Discourse in Duarenus, de Beneficiis, lib. 3. cap. 1. These Provisions were so rife with us, that at last, King Edward the Third not digesting so intolerable an Encroachment, made a Statute in the Twenty-fifth Year of his Reign, Stat. 5. cap. 22. and another Stat. 6. cap. 1. and a Third, Anno 27. against those that drew the King's

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King's People out of the Realm, to answer schal, if he were a Baron: But if neither of Things belonging to the King's Court; and another Anno 28 Stat. 2. cap. 1, 2, 3 & 4. whereby he greatly restrained this Liberty of the Pope; who notwithstanding still adventured to continue the Provisions; infomuch as King Richard the Second likewise made several Statutes against them, but most expresly that of 16 R. 2. 5. which appoints their Punishment to be thus, That they flould be out of the King's Protestion, attached by their Bodies, and lose their Lands, Tenements, Goods and Chattels. After him King Henry the Fourth in like Manner aggrieved at other Abuses, not fully met with in the former Statutes, in the Second Year of his Reign, cap. 3 & 4. adds certain new Cases, and lays upon the Offenders in them the same Punishment; whereto I refer you; as likewise to Anno 9. ejusdem cap. 8. and 3 Hen. 5. cap. 4. and Smith De Republ. Angl. lib. 3. cap. 9. Some later Statutes do cast this Punishment upon other Offenders, as namely that of 1 Eliz. cap. 1. upon him that denies the King's Supremacy the second time; and 13 Eliz. cap. 2. upon him that affirms the Authority of the Pope, or refuseth to take the Oath of Supremacy: And 13 Eliz. cap. 1. upon such as are seditions Talkers of the Inheritance of the Crown, or affirm the Queen to be an Heretick. And the Stat. 13 Car. 2. cap 1. upon such as affirm the Parliament begun at Westminster 3 Nov. 1640. is not yet dissolved, or that there is any Obligation by any Oath, Covenant or Engagement whatfoever, to endeavour a Change of Government, either in Church, or State; or that both, or either House of Parliament have, or hath a legislative Power without the King. And the Word is applied most commonly to the Punishment first ordained by the Statutes beforementioned, for such as transgressed them: For where it is said that any Man for an Offence committed, shall incur a Pramunire, it is meant, that he shall incur the same Punishment as is afflicted on those that transgress the Statute 16 Ri. 2. cap. 5. commonly called the Statute of Pramunire, which Kind of Reference or Application is not unusual in our Statutes. As to the Etymology of the Word, it proceeds from the Verb Pramonere, being barbarously turned into Premunire, To forewarn, or bid the Offender take heed. Of which a Reason may be gathered from the Words of the Statute, 27 Edw. 3. cap. 1. and the Form of the Writ, in Old Nat. Br. fol. 143. Premume facias prefatum prepositum, & J. R. procuratorem, & c. quod tune sint coram nobis, &c. Which Words can be referred to none but Parties charged with the Offence. See 3 Inft. fol. 110.
Described & Colletia. See Church-reeve.

1) a positive Itilia Is used sometimes for the sing from some Temporal Land, or Church ap-Constable of a Town, or Petit-Constable. Cromp. propriated, towards the Maintenance of a Clerk. 194. seems to apply it otherwise; for there Quatuor homines prapositi are those Four Men, that for Animalia & res inventa coram ipho (Prapofito) & Saverate ducenda erant. LL. Edw. Conf. cap. 28.

This Prapofitus Villa in our old Records does not Prapofitu answer to our present Constable, or Headborough Lord answer'd for the Town where he was refi-dent; where he was not, his Dapifer or Sene-

them could be present, then Prepositus & quatur de unaquaque villa, i. e. The Reeve, and Four of the most substantial Inhabitants were summoned in. See Dr. Brady's Gloffary to Introduct. to Engl.

Hift. p. 97. 192 xcipium, i. e. A high Bank. Si quis alium fugiens præripio vel alio morietur. Leg. H. 1. c. 88.

Some read it Pracipitio, vel Pracipio.

Dizfentare ad Ecclesiam Originally denotes the Patron's sending or placing an Incumbent in the Church, and is made only for reprosentare, which in the Council of Lateran, and elsewhere,

Die in Conc. 13 Selden of Tithes, p. 390.

13. Elden of Omic: In Conc. Cloveshoe, Anno 746. cap. 3. Ut singulis annis unusquisque Episcopus Parochiam suam pertranseundo, &c. speculandoque visitare non præsideat, &c.

Dieftoum, Warwick.

Diælumptio, In Leg. H. 1. cap. 11. is taken for an unlawful Scizing any Thing, viz. Assultus, roberia, sterbrech, præsumptio terra vel pecunia Regis, thesaurus inventus, &c.

Dixtonum, Patrinton in Yorkshire.

Datum falcabile, A Meadow, or Ground fit for Mowing: furatores dicunt quod praditta placea a tempore quo, &c. fuit pratum falcabile usque ad pradittum annum quod W. pradittus illud aravit. Trin. 18 Ed. 1. in Banco Rot. 50.

Data terræ, A certain Quantity or Measure of Ground .--Sunt quinquaginta acra terra in Cornub. in Camwaret, qualibet ara de xx pratis in longitudine, & iv pratis in latitudine, & qualibet prata de xvi pedibus in longitudine, que acra jacent, &c. Fines Anno S Ric. 1.

Dan in Ald. See Aid.

Daramble, Proæmium, Takes Name from the Preposition pre, before, and ambulo, to walk; as if we would say, To walk before: And hereof the Beginning of an Act is called The Preamble, which is as a Key to open the Intent of the Makers of the Act, and the Mischiefs which they would remedy by the same. As for Example, The Statute made at Westminster the First, chap. 37. which gives an Attaint: The Preamble is thus, Forasmuch as certain People doubt very little to give false Verdicts, or Oaths, which they ought not to do, whereby many People are disherited, and lose their Right. It is provided, &c.

Diebend, Pr. benda, Is the Portion which every Member, or Canon of a Cathedral Church re-ceiveth in the Right of his Place for his Maintenance: So Canonica portio is properly used for that Share which every Canon or Prebendary re-ceiveth yearly out of the common Stock of the Church; and Prehenda is a feveral Benefice, ripropriated, towards the Maintenance of a Clerk, Furifd. fol. 205. Howbeit the same Author, fol. or Member of a Collegiate Church, and is commonly firnamed of the Place whence the Profit tue komines prapositi are those Four Men, that for groweth. And these Prebends be either simple, or every Town must appear before the Justices of with Dignity. Simple Prebends be those that have the Forest in their Circuit. It is sometimes used no more but the Revenue towards their Mainfor an Head, or Chief Ossicer of the King in a tenance: Prebends with Dignity are such as have Town, Manor, or Village, or a Reeve. See Reeve. Jurisdiction annex'd to them according to the di-

which daily prebetur to another; but now it figniof a Town; but was no more than the Reeve, or fies the Rents and Profits belonging to the Church, Bailiff of the Lord of the Manor, sometimes divided into those Portions called Prebenda, and called Serviens ville. By the Laws of Hen. 1. the it differs from Canonica, which is a Right obtained

dral, or College : Et per affignationem fallum in choro & loum in capitulo. But Prebenda is a Right of receiving the Profits for the Duty performed in the Church, sufficient for the Support of the Person in that Divine Office where he resides; and it proceeds from Canonica as a Daughter from in this Cafe. a Mother.

Corpus Prabenda is that which is received by a Prebendary, over and above the Profits which

are always for his daily Maintenance.

Prabenda and Probenda were also in old Deeds used for Provision, Provand, or Provender. Pro equo suo unum Bushel Avenarum pro Præbenda capienda. Coucher Book in Dutchy-Office, Tom. 1. fol. 45. See Corody. Ad præbendos equos suos & hospitum suorum. Monastic. 1 Tom. 649.

Diebendary (Prabendarius) Is he that hath fuch a Prebend; fo called, not a prabendo auxilium & confilium Epif oho, but from receiving the Prebend.

The Golden Prebendary of Hereford, otherwise called Prebendarius Epifopi, Is one of the Twenty-eight minor Prebendaries there, who has ex Officio the first Canon's Place that falls, was antiently Confessionaries of the Cathedral Church, and to the Bishop, and had the Altarages; whereby, in respect of the Gold and other rich Offerings formerly made there, he had the Name of Golden for the King's House, which is taken off by a Prebendary.

December Are Days-Works, which the Tenants of some Manors are bound, by Reason of their Tennre, to do for the Lord in Harvest; and in divers Places are vulgarly called Bind-daps for Biden-daps, which in the Saxon Dies precarias fonat: For Biden is To pray, or intreat. This Custom is plainly set forth in the great Book of the Customs of the Monastery of Battell, Tit. Apelderham, fol. 60. Johannes Aylmer tenet per irrotula-mentum Curia, unum Mess. & unam Virgatam terra, &c. & debet invenire unum hominem, &c. & etiam debet venire, quolibet anno ad duas precarias caruce cum caruca sua si habeat integram carucam, vel de parte quam habeat caruca quum habet, si carucam non babeat integram, & tunc arare debet utroque die quantum potest a mane usque ad meridiem, & uterque lentor, viz. Caruca & sugatorum habeant unum pafium folempnem utroque die pradiffarum præcariarum, Cr. & debet invenire ad 3. precarias in Autumpno 2. homines, &c. See more in Spelman's Glossary, verbo Precaria. See Bederepe.

Pzecarium nomen, A Precarious Title at Will and Pleasure of the Lord, Hanc terram teneo able a Woman from pursuing an Appeal of Mur-de permissione of sola gratia Walteri Crissin Camerarii der against the Killer of her former Husband. Glaftonie quamdiu sue sederit voluntati nomine pre-cario & nullo juris titulo. Chartular. Glatton. MS.

fol. 122. b.

Diece partium Is when a Suit is continued by the Prayer, Affent, or Agreement of both Par-

ties. Anno 13 E. 1. cap. 27.

Diecent, Praceptum, Is diversly taken in Law, as fometime for a Commandment in Writing, fent out by a Justice of Peace, or other like Officer, for the bringing of a Person or Records before him; of which you have divers Exam-ples in the Table of the Register Judicial. And in this Scnse it seems to be borrowed from the Customs of Lombardy, where praceptum fignifieth scripturam vel instrumentum. Hotom. in verb. Feudal. & lib. 3. Commentar. in libros feudor. in prefatione. Sometimes it is taken for the Provocation, whereby one Man incites another to commit a Diocese of London it is Ten Pounds: And if any whereby one than increase and the content a content of the content

Preceptum, Fortia, Consilium; Preceptum being the Infligation used beforehand; Fortia the Assistance in the Fact, as to help to bind the Party murdered, or robbed; Confilium, Advice either before, or in the Fact. The Civilians use Mandatum

Direcs Has antiently been used in the same Sense with Precaria--Walterus de Haincourt universis, &c. excepto quod singulis annis pro eadem terra quinque solidos mihi dabunt, similiter & tres preces de una caruca, & tres preces in autumpno; viz prima cum uno homine, secunda cum duobus hominibus, tortio vero die cum tot hominibus, quot in eadem terra cotidie metentes inventi fuerint, &c. Rcg. Abbathiæ de Welbee, pag. 107. See Precaria.

Descontrat, 2 8 3 Ed. 6. cap. 23. Is a Contract

made before another Contract, but hath Relation

especially to Marriages.

Diebial Littles, Decime Prediales, Are those which are paid of Things arising and growing from the Ground only, as Corn, Hay, Fruit of Trees, and fuch like. 2 E. 6. 13. See Co. Inft. fol. 649. See Tithes.

Die emption, Praemptio, Was a Privilege allowed the King's Purveyor, to have the first Buying of Corn, and other Provision, before others,

late Statute, made 12 Car. 2. cap. 24.

Dielate, Prelatus, We usually interpret to be an Archbishop, or Bishop: But Spelman in his Glossary says, Prelati Ecclesia vocantur nedum surveyers. periores ut Episcopi, sed etiam inferiores, ut Archdia-coni, Presbyteri, Plebani & Rectores Ecclesiarum; sic enim in Bulla Privileg. apud Mat. Par. in Hen. 3. sub anno 1246. Innocentius, &c. universis tam Cathedralium quam aliorum Prælatis, nec non Patronis Ecelestarum clericis & laicis per Regnum Anglia constitutis, Salutem. &c. pag. 476. Pzemilleg. See Habendum.

Diemium, Pramium, A Reward : Amongst Merchants it is used for that Sum of Money which the Enfured gives the Enfurer for enfuring the fafe Return of any Ship or Merchandise. Anno 19 Car. 2. cap. 1.

Diender Is the Power or Right of taking a Thing before it is offered; from the French prendre, i. c. accipere: It lies in Render, but not in Prender. Co. Rep. 1 par. Sir John Peter's Case. PRENDER DE BARON Signifies literally to rake

a Husband; but it is used as an Exception, to dis-

Staundf. pl. cor. lib. 3. cap. 59.
Depended, Prapenfus, Fore-thought; as Malice prepensed, Malitia pracogitata, when a Man is slain upon a sudden Quarrel; yet if there were Malice prepensed formerly between them, it makes it Murder; or, as it is called in the Statute 12 H. 7. c. 7. Prepensed Murder. Sce Murder, and 3 Inft. f. 51.

Dixpolitus Ecclelia. See Church-Reeve. Dierogative Court, Curia pravogation Archiepif-copi Cantuariensis, Is the Court wherein all Wills be proved, and all Administrations taken that belong to the Archbishop by his Prerogative; that is, In Case where the Deceased had Goods of any considerable Value out of the Diocese, wherein he died; and that Value is ordinarily 5 li. except it be otherwise by Composition between the said Archbishop, and some other Bishop, as in the

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The Judge whereof is termed Judex Curia Prærogativæ Cantuariensis, the Judge of the Prerogative Court of Canterbury. The Archbishop of York hath also the like Court, which is termed His Exchequer, but far inferior to this in Power and Profit.

4 Inft. fol. 335.

Becrogative of the Biffion of Canterbury, or Mock, Prarogativa Archiepifopi Cantuariensis sive E-boracensis, Is an especial Pre-eminence that these Sees have in certain Cases above ordinary Bishops within their Province, of which whoever defires to receive more full Information, may read the Book intituled De Antiquitate Britannica Ecclesia, & nominatim de Privilegiis Ecclesia Cantuariensis historia, and especially in the eighth Chap-

ter of that Book, pag. 25.
19 crogative of the Ring, Prarogativa Regis, Potest Rex ei, lege sua dignitatis condonare, si velit, etiam mortem promeritam. Leg. Edw. Cons. cap. 18. And the Civilians use this Word Praregative in the noldus Chapmarius, De Arcanis Imperii, l. 1. c. 11. By which it appears, That the Statute of the King's Prerogative, made 17 E. 2. contains not the King's whole Prerogative, but only fo much thereof as concerns the Profit of his Coffers, growing by Virtue of his Regal Power and Crown; for it is more than manifest, That his Prerogative extends much further, yea even in the Matters of his Profit, which that Statute especially consistent of: For the King hath many Rights of Majesty wered, which are many and various: And if you would fatisfy your self therein, read Staundf, Prerog, the Stat. Prerogativa Regis, 17 E. 2. Plowden in the Case of Mines, F. N. B. f. 31. 31 H. 8. cap. 13. Co. lib. 10. tit. 1. The learned Spelman

calls it Lex Regie dignitatis.

Diesbyter, A Priest. Isidore, lib. 7. orig. c. 12.
tells us, That Presbyter, greee, latine Senior interpretatur, non pro atate, vel decrepita fenesiute, sed propter honorem & dignitatem quam acceperunt, Presbytori nominantur; unde & apud Veteres iidem Episcopi

& Presbyteri fuerunt.

Dzegbpteratus But & zum totius Angliæ Was a Temporal Office in H. 3. Time, being the Cu-flos Rotulorum, or Controllership of the Exche-quer, for the Fews. Scaccarii Judaismi nostri. Claus. 27 H. 3. pars 13. M. 3. 20 Esbyterium, The Presbytery; i. e. The Quire or Chancel so called, because it was the Place

appropriated to the Bishop and Priests, and other Clergy, while the Laity were confined to the Nave, or Body of the Church .--Crux se subito

evellens, cum ad medium Presbyterii venisset, versus altare se vertens, retro ad terram cecidit—capite versus introitum Presbyterii, & pedibus ad altare porrectis. Girald. Cambrens. apud Whartoni Angl. Sacr. P. 2. pag. 428. Presbyterium is that Part of the Church where Divine Offices are performed. Virgini Marie orientale altaris Presbyterium dedicans. Monasticon, 1 Tom. pag. 243. Continebat bic mu-rus monachorum chorum, Presbyterium altare, mag-num. Gervas. Dorob. De Combustione Ecclesta Dorobern.

Diestription, Prescriptio, Is a Title, taking its Substance of Use, and Time allowed by the Law, which is beyond the Memory of Man. Kitchin, fol. 104. faith thus, Prescription is, when for Continuance of Time, ultra memoriam hominis, a parti-cular Person hath particular Right against an-Derived from pre, ante, and rogare, to ask, or demand; is that special Power, Pre-eminence, or Privilege, which the King hath over and above the ordinary Course of the Course of Statute 1 H. S. cap. 9. saith, That all Actions poetian mortem promeritam. Leg. Edw. Conf. cap. 18. but a present the commentum of the Course of Statute 1 H. S. cap. 9. saith, That all Actions poetian mortem promeritam. Leg. Edw. Conf. cap. 18. but a promeritam to the course of the cou Offence committed: And the Stat. 7 H. 8. 3. That And the Civilians use this Word Privagative in the Offence committed: And the Stat. 7 H. 8. 3. That fame Sense: Among the Feudist it is termed, Just Four Years being past after the Offence committed in one Case, and one Year in another, no galiarum. And as the Feudists, Sub Jure Regalium; to our Lawyers, Sub Prevogativa Regis, do cap. 5. saith, That all Actions, Spc. brought upon comprise all that absolute Height of Power that the Civilians call Majestatem, vel Potestatem, vel King, shall be brought within Two Years after Just Imperii, subject only to God. Which Regalia the Offence committed, or else be void. And the the Feudists divide into Two Sorts, Majora & mistat. 39 Eliz. cap. 1. 2. saith, That Actions brought the Capalia: For to use their own Words. Ouethe Feudiffs divide into Two Sorts, Majora & mi-Stat. 39 Eliz. cap. 1. 2. faith, That Actions brought nora Regalia: For to use their own Words, Qua-after Two Years by any common Person, or afdam Regalia dignitatem, pravogativam & Imperial ter Three Years by the King alone, for Decay of pre-eminentiam specifical question and person and interest. Whosever of the commodum peruniarium immediate attinent, & has specifical as such as a such as a such as the second of the Statute, and escapes unperior of second of the Statute, and escapes unperior of the Three forementioned Statutes, may such as the second of the Three forementioned Statutes, may justly be faid to have prescribed against that Action. The like may be faid of the Statute made 23 El. cap. 1. which faith, That all Offences comprised in that Statute, made in the Thirteenth Year of Eliz. cap. 2. are inquirable before both Justices of Peace and Assize within a Year and a Day after the Offence committed: Also the Title that a Man attaineth by the Passing of Five Years, after a Fine acknowledged of any Lands or Tenements, may justly be faid to be obtained by Prepeculiar to himself, which the Learned in the scription: And whereas the Statute made 8 R. 2. Law term Sacra sacrorum, that is, Sacred, and in-cap. 4. saith, That a Judge, or Clerk, convided dividua, inseparable, because they cannot be se- for false Entring of Pleas, may be fined within cap 4 faith, That a Judge, or Clerk, convicted for falle Entring of Pleas, may be fined within Two Years; the Two Years being past, he prescribeth against the Punishment of the said Statute: And whereas the Statute 11 H. 7. fays, That he which will complain of Maintenance or Embracery, whereby Perjury is committed by a Jury, must do it within Six Days, those Six Days ended, the Parties prescribe; and divers other Statutes have the like Limitation of Time, whence may arise a like Prescription. See Action perpetual and temporal. See Lam. Eiren. lib. 4. cap. 5 pag. 469, Cromp. Just. of Peace, fol. 173. Of this Prescription, and the Learning touching the same, see Co. Rep. 4. Lutterell's Case, fol. 84. Prescriptio est jus quoddam, ex tempore congruens, authoritate legum vim capiens, panam negligentibus inferens, & finem litibus imponens — Quadragenalis præscriptio omnem prossus actionem excludat. Reform. Leg. Eccles. pag. 246. Scc 2 Inst. fol. 653. Staunds. Prærog. cap. 8. and Co. 7 Rep. Baskervile's Cafe.

Defentation, Prafentatio, Is used properly for the Act of a Patron, offering his Clerk to the Bi-

shop, to be instituted in a Benefice of his Gift; the Form whereof fee in Reg. Orig. fol. 322. And

Desentre Is the Clerk that is so presented by the Patron. In the Stat. 13 R. 2. cap. 1. Mention is made of the King's Prefentee, that is, He whom

the King presents to a Church.

Descente, Presents, so called, because they are given presents. And they differ from Munera; for thole are Gifts fent to the Person. Mat. Parif. Anno 1170. Cui cum Abbas St. Albani in esculentis & poculentis nobile misifet zenium, regratians Episcopus dixit, Accipio ejus presentias.

19 resentment is a meer Denunciation of the

Furors themselves, or some other Officer, as Fufice, Constable, Searcher, Surveyor, &c. (without any Information) of an Offence inquirable in the Court whereunto it is presented. Lamb. Eiren. lib.

4. pag. 467.

Diefident, Prafes, In a legal Sense denotes the King's Lientenant in a Province, or Function; as the President of Wales, York, Berwik, or of the King's Council. 22 H. S. cap. 8. and 24 H. 8. 3, 14. President of the Weavers of Kidderminster Stuffs. 22 & 23 Car. 2. cap. 1.

Dreft Is used for a Duty in Money, to be paid! by the Sheriff, upon his Account in the Exhequer, or for Money left, or remaining in his Hands.

2 & 3 Ed. 6. cap. 4.

Aperitation Duter (Prestatio, A paying or Performing) Is a Sum of Money, paid by Archdeacons yearly to their Bishop pro exteriore juris diffione—Et sint quieti a præslatione Muragii.

Cart. H. 7. Burgens Mount-Gomer. Prestatio was also antiently used for Purveyance. See Mr. Philip's Book on that Subject, pag. 222. And fee Spiritualities.

Bieft Money Is fo called of the French Word Prest, that is, promptus, expeditus, for that it binds those that receive it, to be ready at all Times appointed, being meant commonly of Soldiers. 18 H. 6. 19. 7 H. 7. 1. 3 H. 8. 5. and 2 E. 6. 2. 1925 (universe), Prasumptio, Is of Three Sorts;

Violent, Which is many times a full Proof; as if one be killed in a House, and a Man is seen to come out of the House with a bloody Sword, and no other Person was at that. Time in the House; this, the but Presumption, is as a Proof. 2. Probable, Which hath but a small Effect. 3 Levis, seu temeraria, Which is of no Prevalence at all: So in Case of a Charter or Feoffment, if all the Witnesses to the Deed be dead; the violent Presumption, which stands for a Proof, is continual and quiet Possession. Co. on Lit. lib. 1. cap. 1. sett. and quiet roneinon. Co. on Lit. 110. 1. Cap. 1. feet.

1. Prefumptio flat in dubio, it is doubted of, yet accounted Veritatis Comes, quaterns in contrarium nulla est probatio, ut regula se habet, stabitur præsumptio donec probetur in contrarium. Presumption was antiently taken for Intrusion——Assultus, -AJultus, Roberia, Sterbrech, præsumptio terre vel pecunia Regis, Thesaurus inventus, &c. Leg. Hen. 1. cap. 11. De bis qua sunt de jure Regis.

Betensed Right, or Title, Jus pratensum, Is where one is in Possession of Lands or Tenements, and another who is out, claims it, and fues for it: Here the pretensed Right and Title is said to be in

him who doth fo claim and fuc.

Dzetium seputcha Are those Goods which accrue to the Church in which a Corps is buried. In the Irifb Canons, lib. 19. c. 6. Omne corpus fepultum habet in jure suo vaccam, & equum, & vestimentum, & ornamentum lecti sui, nec quidquam borum redditur in alia debita, quia corpori ejus tanquam vernacula debentur. See Heriot, and Sedatium, and Mortuary.

Prevaricate, Pravaricare, Is when a Man falfly and deceitfully feems to undertake a Thing, ea intentione, that he may destroy it, Dicitur prævaricator, quasi varicator, a varia certatione, quia adversam partem adjuvat prodita sua propria causa, dum huic instat corpore ex una parte & illi mente & corde ex altera parte. Vocabul. utriufque Juris, verbo Prævaricatores.

Parce. Sec Value.

Dittked Biega — Molendinario septem panes de conventu, & septem panes de Pictico Bread. Monast. Angl. 1 par. fol. 498.
Didenavel, in the Lordship of Rodeley, in the

County of Gloucester, is used and paid unto this Day, as a Rent to the Lord of the Manor by certain Tenants, in Duty and Acknowledgment to him, for their Liberty and Privilege of fishing in the River Severn for Lamprays; Prid, for Brevity, being the last Syllable of Lamprid (as they were antiently called) and Gavel, a Rent, or Tribute. Taylor's Hiftory of Gavelkind, cap. 9. fol. 112, 113.

Didie Is sometimes joined to an Accusative, and sometimes to a Genitive Case, Pridie Calendas, and Pridie Calendarum, is the Day before the Calends, that is, The last Day of every Month.

Drinnage Is a Duty due to the Mariners and Sailors, for the Leading of any Ship at the fetting forth from any Haven, Anno 32 H: 8: cap: 14. which, in some Places, is a Penny in the Pound; in others Six Pence for every Pack, or Bale; or otherwise, according to the Custom of the Place.
Dumiterius, The first of any Degree of Men;
but sometimes it signifies the Nobility. Primiterios

totius Anglia were the Nobility of England, Mon.

I Tom. pag. 838.

Primier feifin, Prima feifina. The first Possefion, or Seifin was heretofore used as a Branch of the King's Prerogative, whereby he had the first Possession, that is, The intire Profits for a Year of all the Lands and Tenements, whereof his Tenant (that held of him in Capite) died seised in his Demesine as of Fee, his Heir then heing at full Age, until he do his Homage, or if under Age, until he were of Age. Staundf. Prerog. cap. 3. and Braston, lib. 4. trast. 3. cap. 1. But all the Charges arising by Primier feisins are taken away by the Statute made 12 Car. 2. cap. 24.

Dunnit; æ, First Fruits, Are properly the first of our Increase offered to God; but in our Law, are the Profits after Avoidance of every spiritual Living for one Year. See 26 H. S. cap 3. 32 H. 8. cap. 45. 1 Mar. Seff. 2. cap. 10. and 1 Eliz. cap. 4.

Sce Firft Fruits.

Dimitiare, i. e. To begin. Munificentiam tenera primitiavit atate. Petrus Blesensis, Epist. 20. Dimina, i. e. A Ship. Ibi construent classen;

primna dant ventis, volant roftra ad Anglicas Partes. Du Cange.

Dimo Beneficic. See Beneficio. Dimogenture, Primogentura, The Title of an Elder Brother in Right of his Birth: The Reafon of which, Co. upon Lit. says, is, Quia prior est tempore, potior est jure; affirming moreover, That in King Alfred's Time, Knights Fees descended to the Eldest Son; for that by the Division of such Fees he-tween Males, the Defence of the Realm might be weakned. And Judge Dodderidge in his Treatise of Nobility saith, pag. 119. It was antiently ordained, That all Knights Fees should come unto the eldest Son by Succession of Heritage, whereby he succeeding his Ancestors in the whole Inheritance, might be the better enabled to maintain the Wars

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And that the Soccage should be partible among the Male Children, to enable them to increase into many Families, for the better Furtherance in and Increase of Husbandry.

Dance, Princeps, Is fometimes at large taken for the King himself, but more properly for the King's Eldest Son, who is Prince of Wales, as the Eldest Son to the French King is called Dauphine, both being born Princes. Ferne's Glory of Generosity, pag. 138. Before Edward the Second, who was born at Carnaroon, and the first English Prince of Wales, the King's Eldest Son was stiled Lord Prince. Staundf. Prærog. cap. 22. fol. 15. Sec 2.7 H. 8. c. 26. and 28 H. 8. 3. And Stow's Annals, p. 303. But Prince was a Name of Dignity long before that Time in England; for in a Charter of King Offa, after the Bishops had subscribed their Names, we read, Brordanus patritius, Binnanus Princeps; and afterwards the Dukes subscribed their Names. And in a Charter of King Edgar, in Mon. Angl. Tom. 3. pag. 302. Ego Edgarus Rex rogatus ab Epifopo neo Deorwolfe, Principe meo Aldredo, &c. And in Mat. Parif. pag. 155. Ego Halden Princeps Regis pro viribus assensum prabeo, Se ego Turketillus Dux concedo.

Duncipal, Principalium, A Heirloom; which fee. It was also sometimes used for a Mortuary, fee. It was and followings the off a habitany, or Corfe-prefent——Item lego equum meum vocatum le Bay-Gelding, ut offeratur ante corpus meum in die fepultura mea, nomine Principalii. Ult. volun. Johannis Marclefield. 9 Hen. 5. In Urchenfield, in the County of Hereford, certain Principals, as the best Beast, the best Bed, best Table, &c. pass to the Eldest Child, and are not liable to Partition. Haredes tenementorum infra Hundredam de Stretford pof norten antecessorum injra Itunareaam de Strettord post norten antecessorum suorum babebunt Principalium Angl. an Heir-loom, videl. de quolibet genre catalboum, utenssium, &c optimum plaustrum, optimam camicam, optimum cyphum, &c. Bridall Speculum Juris Anglicani, p. 90. where it is fassly wrote Principalium, for Principalium. Also the chief Perfon in some of the Inns of Chancery is called Princi-

pal of the House. See Ancient.

Dzincipality of Chefter, Anno 21 Rich. 1. c. 9. See County Palatine, and Crompton's Divers Jurisdi-

Elions, fol. 137.

Diloz Was he who was first in Dignity next to Servata in omnibus reverentia Abbati, the Abbot. Prior qui & prepositus in regula nominatur, honorabilior est reliquis ministris domus Dei, ipse solus caterorum ministrorum primum sue partis locum habet in choro, in capitulo, in refectorio, &c.

Dangity, Prioritas, Signifies an Antiquity of Tenure, in Comparison of another not so antient; as To hold by Priority, is to hold of a Lord more as 10 total by Priority, is to find of a Lord more antiently than of another. Old Nat. Brev. fol. 94. So, To hold by Posseriority, is used in Stantas, Preos. cap. 2. fol. 11. And Crompton in his Jurisd. fol. 117. useth this Word in the same Signification. The Lord of the Priority shall have the Custody of the Body, &c. And fol. 120. If the Tenant hold by Priority of one, and by Posseriority of another, &c. To which Esset see also F. N. B. fol. 142. Bartolus in his Tractate De insteniis & armis, useth these Words, Prioritas & posterioritas, concerning Two that bear one Coat-Armor.

Pzioz perpetual, or Datibe and remobeable, Anno 9 Rich. 2. cap. 4. and 1 E. 4. cap. 1. Lord Prior of St. John's of Jerusalem, who was primus Baro An-

Houses, erected for outlandish Men here in Eng- fice. See Co. on Lit. f. 329.

Wars against the King's Enemies, or his Lords land, which were by King Henry the Fifth, after his Conquests in France, thought no good Members for this Land, and therefore suppressed; whose Livings afterwards were by King Henry the Sixth given to other Monasteries and Houses of Learning. Stow's Annals, pag. 582. and 1 H. 5. c. 7. but especially to the Erecting of those Two famous Colleges, called the one King's College in

Cambridge, the other Eaton. 2 par. Infl. fol. 584.

2. lange Is that Custom or Share that belongs to the King, out of such Merchandize as are taken at Sea by way of lawful Prize. Anno 31 El. cap. 5.

Prifagium est jus prisa capiendi, vel ipse astus.

Distage of Wines. Anno 1 H. 8. cap. 5. Is a
Word almost out of Use, being now called Butlerage (because the King's chief Butler receives it). It is a Custom whereby the Prince challengeth out of every Bark laden with Wine, containing less than Forty Tun, Two Tun of Wine; the one before, the other behind the Mast, at his own Price, which is Twenty Shillings a Tun; yet this varies according to the Cultom of the Place: For at Boston, every Bark laden with Ten Tuns of Wine, or above, pays Prifage. See Butlerage, and Calthrop's Reports, f. 20. and 4 par. Inft. f. 30.

Memorandum, Quod Rex habet ex antiqua consuetudine de qualibet Nave mercatoris vini 6. carcat. applican. infra aliquem portum Angliæ, de vi-ginti doliis, duo dolia, & de decem doliis unum de prisa Regis pro quodam certo ab antiquo constitut.

Duse Prifa, From the French Prendre, capere, fignifies in our Statutes the Things taken of the King's Subjects by Purveyors, Anno 13 E. 1. cap. 7. and 28 E. 1. stat. 3. cap. 2. It fignifies also a Custom due to the King, 25 E. 1. cap. 5. Reg. Orig. f. 117. In forancis paginis antiquis (fays the learned Spelman) prisæ plerumque intelliguntur de annonæ reique frumentariæ captionibus, aliis etiam necessariis, ob alenda, infruendaque castrorum presidia, necnon & regiam familiam minori quam justo pretio agricolis arreptis, &c. In Reservipto quodam, Anno 3 E. 1. Norsist. -Rogerus de Monte alto qui sororem & haredem Hugonis de Albeney, &c. desponsaverat, clamat habere libertates has subscriptas, viz. Castellum suum de Rifinge cum prisis 40 dierum, &c. Ubi claufulam, cum prifis 40 dierum, intelligo de libertate capiendi victualia que vocant ad sustentationem prasidiarii militis castri sui, ita quod pretium reddat infra 40 dies. See 12 Car. 2. cap. 24.

Dallo, i. e. A Prisoner taken in War. Hoveden, pag. 541. Prisones vero qui cum Domino Rege finem

fecerunt ante factam pacem.

10 110n, Prisona, Is a Place of Restraint for the safe Custody of a Person to answer any Action personal or criminal: And here we are to note, That this falva custodia must only be custodia, non poena; for career ad bomines custodiendos, non ad puniendos dari debet. Co. on Lib lib. 3. cap. 7. sect. 438.

Dafoner, Prifonarius, captious, From the French Prisonnier; fignifies a Man restrained of his Liberty upon any Action civil or criminal, or upon Commandment: And a Man may be a Prisoner upon Matter of Record, or Matter of Fast. Prisoner upon Matter of Record is he, which being present in Court, is by the Court committed only upon Arrest, he it by the Sherist Constable, or other. Staunds. pl. cor. lib. 1. c. 32. f. 34. 35. Direction, Privatio, A Bereaving, or Taking

glie. 26 H. 28. cap. 2.

Adaption alliens, Priores alieni, Were Religious control of a Church, when by Death, or other Act Men born in France, and Governors of Religious they are deprived of their Bishoprick, or Bene-Palba=

Qui nimis est privatus, eum vitare necesse eft.

Privilege, Privilegium, Is defined by Cicero in his Oration pro dono fua, to be lex privata homini irrogata. It is, says another, Jus singulare, whereby a private Man, or a particular Corporation is exempted from the Rigour of the Common Law. It is fometimes used in the Common Law for a Place that hath any special Immunity. Kitchin, fol. 118. Privilege is either personal, or real: A personal Privilege is that which is granted to any Person either against, or beyond the Course of the Common Law: As for Example, A Member of Parliament may not be arrefted, nor any of his Servants, during the Sitting of the Parliament; nor for a certain Time before and after. A Privilege real is that which is granted to a Place, as to the Universities, that none of either may be called to Westminster-Hall, upon any Contract made within their own Precincts, or profecuted in other Courts: And one belonging to the Court of Chancery cannot be fined in any other Court, certain Cases excepted; and if he be, he may remove it by Writ of Privilege, grounded upon the Statute 18 E. 3. See the New Book of Entries, verbo Pri-18 E. 3. See the New Book of Entries, verbo Privilege. Privilegium est jus singulare, hoc est, privata lex, que uni homini, vel loco, vel Collegio, & state milibus aliis conceditur.

'Tis an antient Privilege for Men to be exempted from Arrests in or near the King's Palace where he is refident; because in such Cases Quarrels often happen, and the Peace ought to be kept there. In Leg. H. 1. cap. 16. Longe debet effe pax Regis a porta sua ubi residens erit, a quatuor par-tibus illius loci, hoc est, quatuor milliaria, & tres quarantone, & novem are latitudine, & novem pedes, ranuna, O novem ara iattuutne, O novem peaes, & novem palma, E novem grana hordei , nultus e-nim respectus esse debet, ac multa diligentia, ne quis pacem Regis infringat, maxime in ejus vicinia.

Daibity, Privitas, Private Familiarity, Friendship, inward Relation: If there be Lord and Tenant, and the Tenant holds of the Lord by cer-

tain Services, there is a Privity between them in respect of the Tenure. See Privy.

Dupp Seal, Privatum figillum, Is a Seal that the King wheth to such Grants, or other Things, Signet; then the Privy Seal; and lastly, the Great Seal of England. The Privy Seal is sometimes used in Things of less Consequence, that never pass the Great Seal. No Writs shall pass under the Privy

Seal which touch the Common Law. 2 Inft. f. 555.

British, Derived of the French prive, i. familiaris, Signifies him that is Partaker, or hath an Interest in any Action, or Thing; as Privies of Blood, Old Nat. Brev. fol. 117. be those that are linked in Consanguinity; every Heir in Tailis pricy to recever the Land intailed. Id. fol. 147. No Privity was between me and the Tenant. Littleton, fol. to 6. If I deliver Goods to a Man, to be carried to fuch a Place, and he, after he hath brought them thither, doth fteal them, 'tis Felony; because the Privity of Delivery is determined, as foon as they are brought thither. Staundf. pl. cor. li. 1. c. 15. f. 25. Merchants-privy be opposite to Merchants-frangers, 2 E. 3. 9 & 14. The Author of the New Terms of the Laws maketh divers Sorts of Privies, viz. Privies in Estate, Privies in Deed, Privies in Law, Privies in Right, and Privies in Blood; where you may read Examples of each of them in the

Polibatus Signifies a Frieud, or Familiar. Et Word Privy. See Perkins 831, 832, 833. and Co. 1. 3. ideo ad hoc veni ut inter eos Privatus mediator exifol. 23. Walker's Cafe, and lib. 4. fol. 123, 124. mentions Four Kinds of Privies, viz. Privies in Blood. as the Heir to his Father : Privies in Representation, as Executors, or Administrators to the Deceased; Privies in Estate, as he in the Reversion, and he in the Remainder, when Laud is given to one for Life, to another in Fee, for that their Estates are created both at one Time: The fourth is Prior in Tenure, as the Lord by Escheat, that is, When the Land escheateth to the Lord for Want of Heirs. See Co. on Lit. lib. cap. 8. feet. 161.

Datten Was the Name of the Seal of King

Arthur, on which the Virgin Mary was painted. Tis mentioned in Geoffry of Monmouth, 1. 7. c. 2. Probate, in Leg. Canuti, cap. 44. apud Brompton fignifics To claim a Thing as his own. Et nemo illud probare debeat ante sex menses postquam furatum

Diobate of Telfamente, Probatio Teftamentorum, Is the Exhibiting and Proving Wills and Teftaments before the Ecclesiastical Judge, delegated by the Bishop, who is Ordinary of the Place where the Party dies. And the Ordinary is known by the Quantity of the Goods that the Deceased had out of the Diocese wherein he departed; for if all his Goods be in the same Diocese, then the Bishop of the Diocese, or the Archdeacon (according as their Composition or Pre-scription leads) hath the Probate of the Testament: But if the Goods be disperst in divers Dioceses, so that there be any Sum of Note (as Five Pounds ordinarily) out of the Diocese where the Party lived; then is the Archbishop of Canterbury (or York) the Ordinary, by his Prerogative. See Prerogative of the Ar.bbishop. This Probate may be made in Two Sorts, in common Form, or per testes. The Proof in common Form is only by the Oath of the Executor, or Party exhibiting the Will, who fweareth upon his Belief, That the Will exhibittweatern upon ins believe, that the last will and Testament of the Deceased. The Proof per testes is, when over and besides his own Oath he also produces Witnesses, or makes other Proof to confirm the same, and that in the Presence of such as may pretend any Interest in the Goods of the Deceased, or at least in their Absence, after they have been lawfully summoned to see such a Will proved, if they think good. And the later Course is taken most commonly, when there is Fear of Strife, or Difpute about the Deccased's Goods. For some hold that a Will proved in common Form only, may be called in Question any Time within Thirty Years after. And where a Will disposes of Lands and Tenements of Freehold, it is now frequently proved by Witnesses in Chancery.

19200at02, An Accuser, or Approver, or one who undertakes to prove a Crime charg'd upon another. The Word was strictly meant of an Accomplice in Felony, who to fave himself confess'd the Fact, and accus'd any other Principal or Accessory, against whom he was bound to make good the Charge by Duel, or Trial by the Country, and then was pardoned Life and Members, but yet to suffer Transportation.——Cum Probator perfecerit quod promisit, tenetur ei conventio, scilicet ut vitam habeat & membra. Sed in regno remanere non debet, etiamsi velit plegios invenire. Bra-

Con. Vid. Fleta, lib. 2. cap. 52. S. 42. 44.

Description Is a Writ whereby a Plea or Cause, formerly called from a base Court to the Chancery, King's Bench, or Common Pleas, by Writ of Privilege or Certiorari, is released or sent down again to the

fame Court, to be proceeded in there, after it appeareth that the Defendant hath no Cause of tice given by the Officer, that a Man not appear-privilege, or that the Matter comprised in the Bill be not well proved. Bro. bo: Titulo, and Co. Vol. 6. fol. 63. In 21 Rich. 2. cap. 11. in fine; render himself by a Day assigned in this Writ. Letters of Proceedendo granted by the Keeper of the Privy Seal. See in what divers Manners it is used in the Table of the Original and Judicial County, within one Year after the engrossing it.

Writs, Anno 21 Fac. cap. 23.

Diocels, Processus, From procedendo ab initio usq; ad finem, is the Manner of proceeding in every Cause, being the Writs and Precepts that go forth upon the Original upon every Action, being either Original or Judicial. Britton, fol. 133. wherein there is great Diversity, as you may see in the Table of F. N. B. verbo Processe. and Broke boc Tit. Sometimes that only is called The Process, by which a Man is called into the Court, because it is the Beginning or the principal Part thereof, by which the Rest of the Business is directed, according to that Saying of Ari-Stotle, n apxn nuisu Te marlo. Divers Kinds of Process upon Indictments, see in Cromp. Just. of Peace, f. 133, 134, 135. and Lamb. in his Tractate of Process, adjoining to his Eirenarcha. Special Process is that which is especially appointed for the Offence by Statute, for which he refers his Reader to the Eighth Chapter of his Fourth Book. The Difference between Process and Precept, or Warrant of the Justices, is this, The Pre-cept or Warrant is only to attach and convent the Party before any Indiament or Conviction, and may be made either in the Name of the King or the Justice. But the Process is always in the King's Name, and usually after an Indicament.

Ning's Name, and undary after an indicament.

Co. S Rep. Blackmore's Cafe.

3) roteffior, In Cathedral and Conventual

Churches, the Members had their flated Pro effiens, wherein they walked Two and Two, in their most ornamental Habits, with Hymns, Musick, and other suitable Expressions of Solemnity and Respect to the Occasion. In every Parish there was a customary Procession of the Parish-Priest, was a cumously frocession of the family representation of the Church, with the chief Flag, or holy Banner, and the other Parishioners in Assension Week, to take a Circuit round the Limits of the Manor, and pray for a Elesting on the Hustin of the Barth. To this we owe our present Custom of Perambulation, which is still in most large greens and Britannias. Joh. Sarisburiensis, 200 and 200 Places called Processioning, and going in Procession, though we have lost the Order, and almost the Devotion, as well as the Pomp and Superflition

Oyer and Terminer. Regist. Orig. fol. 128.

3 nothern amp, (Proximus amicus, vel propinquior, the next Friend); is used in the Common Law for him that is next of Kin to a Child in his Non-age, and is in that Respect allowed by Law to age, and is in that Respect allowed by Law to deal for him in the managing his Affairs, as to be his Guardian, if he hold any Land in Socage, and in the Redress of any Wrong done to him. Stat. Wesm. 1. cap. 48. and Wesm. 2. cap. 15. and is in the Profecution of any Action at Law per Guardianum, where the Plaintiff is an Infant; per proximum amicum, where the Infant is Defen-

County, within one Year after the engroffing it. And these Proclamations are made upon Transcripts of the Fine, sent by the Justices of the Common Pleas to the Justices of Assis, and the Justices of Peace. West. Symb. 2 par. Tit. Fines, sest. 132. where also you may see the Form of the Proclamamation, Proclamare est valde & palam clamare. F. N. B. fol. 85. says, That the King's Proclamation is sufficient to stay a Subject from going out of the Realm. See the Strength of Proclama-tions. Anno 31 H. S. cap. S. See also Proclamations in divers Cases. New Book of Entries, verbo Proclamations.

1920 confesso Is, when upon a Bill exhibited in Chancery, the Defendant appears, and is in Contempt for not answering, and is in Custody; upon a Habeas Corpus, (which is granted by Order) to bring him to the Bar, the Court assigns him a Day to answer, which being expired, and no Answer put in, a second Habeas Corpus is granted, and a further Day affigned; by which Day, if he answers not, the Bill, upon the Plaintiff's Mofrom thall be taken pro confess, unless Cause be shewed by a Day, which the Court usually gives; and for Want of such Cause shewed, upon Motion, the Substance of the Plaintist's Bill shall be Decreed, as if it had been confessed by the Defendant's Answer. As it was in the Case of Filmore and Denny, Hill. 1662. Or after a Fourth infufficient Answer to the Bill, the Matter of the Bill not fufficiently answered unto, shall be taken pro confesso.

Pootto, Procurator, Is he who undertakes to manage another Man's Cause in any Court of the Civil Law or Ecclesiastical, for his Fec. Qui ali-

Diodozs of the Clergy, Procuratores Cleri, Are those who are chosen and appointed to appear for the Cathedral, or other Collegiate Churches; as Devotion, as well as the Pomp and Superfittion of it.

30 of it.

31 of or the Common Clergy of every Diocese at the Parliament, to sit in the Lower House of Continuance of a Process, after the Death of the Convocation; and this is the Manner of their E-Chief Justice, or other Justices in the Writ of Oyer and Terminer. Regist. Orig. fol. 128.

32 oction anny, (Proximus amicus, vel propinquior, moning of all Bissions, Churches, and general Collegists. Churches, and general collegists. Churches and general collegists. Cathedral and Collegiate Churches, and generally of all the Clergy of his Province, affiguing them the Time and Place in the faid Writ: Then the Archbishops proceed according to Cu-ftom: One Example shall serve for both. The Archbishop of Canterbury upon his Writ received, directeth his Letters to the Bishop of London, as his Dean Provincial: First, citing himself pememptorily, and then willing him to cite in like Manner all the Bishops, Deans, Archdeacons, Cathedral and Collegiate Churches, and generally all the Clergy of his Province to the Place, and against the Day prefixed in the Writ; but displays the without the constant of the Place of the Constant of the Place of the Constant of the Co dant. See Co. 2 Inft. fol. 261.

Description, Proclamatio, Is a Notice publick-ly given of any Thing, whereof the King thinks and against the Day prefixed in the Writ; but fit to advertise his Subjects, and so it is used.

directeth withal, that one Proffer be sent for every Cathedral or Collegiate, and two for the Body Body of the inferior Clergy of each Diocese: is also used for him that gathers the Fruit of a And by Virtue of these Letters authentically Benefice for another Man. Anno 3 Rich. 2. Stat. sealed, the said Bishop of London directeth his 1. cap. 3, and Procuracy for the Writing or In-like Letters severally to the Bishop of every strument, whereby he is authorized. ProcurDiocese of the Province, citing them in like ratores are at this Day in the West Parts called Sort, and commanding them not only to appear, but also to admonish the said Deans and Archdeacons personally to appear, and the Cathedral or Collegiate Churches, as also the common Clergy of the Diocese to send their Proflers to the Place at the Day appointed; and also willeth them, to certify to the Archbishop the Names of all and every so warned by them, in a Schedule annexed to their Letter certificatory. The Bishops proceed accordingly, and the Cathedral and Collegiate Churches, and also the Clercy make Choice of their Proffors; which done, and Day. These Profiers of the Clergy had herectofore Place and Suffrage in the Commons House of Religious House, who was to follicite the Interest, and place the Causes of the Society. See Provisor 4 Inft. fol. 4.

Deocuracy, (Anno 7 R. 2. Stat. 1. cap. 3.) See Procurator.

320curations (Procurationes) Are certain Sums of Money which Parish-Priests pay yearly to the Bishop or Archdeacon, ratione Visitationis. They were anciently paid in necessary Victuals for the Visitor and his Attendants; but afterwards turn'd into Money: For Procuratio, in a strained Sense, fignifies a Dict, and is thus defined by Vallenfis, to be Necessariorum sumptuum exhibitio, que ratione Visitationis debetur ab Ecclesia vel Monasterio ei cui ex officio incumbit jus & onus visitandi, sive is sit Episcoofficio incumbit jus & onis visitanas, pive is pre Esper-pus, five Archidiaconus, five Decanus, five Legatus fummi Pontificis. Anno 1290. Md. quod die Mer-curii in Festo Santti Luce Evang. Dominus Epis-copus cepit Procurationem suam in cibis & potibus apud Bordesley, & permotavit ibidem. Gist. 101. 226. b. See an Historical Discourse of Procurations and Synodals, printed Anno 1661. These are also called Proxies; as, Archidiaconatus Glouc. valet clare in Proxis, Cenag. & Pentecoffal. per annum 641. 10 s. 00 d. Ex Record. Primitiar. 26 Hen. 8. See Dyer, fol. 373. b. and Clauf. Rot. 31 Edw. 1. m. 15. dorfo. See Hospitium and Convivium.

Complaints were often made to the Pope of the excessive Charges of the Procurations, which were prohibited by feveral Councils and Bulls. That of Clement the Fourth, mentioned in the Monasticon, 2 Tom. pag. 165. is very particular; wherein that Pope tells us, that Complaint had been made to him that the Archdeacon of Richmond, visiting the Diocefe, travelled with One Hundred and three Horses, Twenty-one Dogs, and Three Hawks, and did so grievously oppress a Religious House with that vast Equipage, that he caused the Monks to spend in an Hour as much as would have maintained them a long Time. See Indent-

Procurator, One who has a Charge committed to him by another. So the Proxies of Lords in Parliament are in our Law Books called Procuratores. It signifies also a Vicar or Lieutenant; one who acts instead of another. In Petrus Blesensis, Ep. 47. we read of a Procurator Regni. So Procurator reipublica is a publick Magistrate. There are also Procuratores Cleri fent to the Convocation; and the Bishops sometimes are called Procuratores Ecclesiarum. And from this Word comes the common Word Prottor, in the Civil Court. It

Proctors.

Procuratores Geeleffæ Barochialis. Churchwardens, who were to act as Proxies and Representatives of the Church, for the true Honour and Interest of it. — Johannes Peris sen. & Johannes Baily Procuratores Eccle-siæ parochialis de Acle. Paroch. Antiquit, pag.

Procuratorium, The Procuratory or Instrument by which any Person or Community did con-flitute or delegate their Proctor or Proctors, to represent them in any judicial Court or

Diocuroze. See Malveis Procurors. Descriptus Is the Genealogy of a Man. Cum a quodam clerico & perito originem & procurfum Regis Ludovici quereret. Mat. Paris. Anno 1130.
1920005 Contes; This is a Title often given

in our old Books to the Barons or other Military Tenants, who were called to the King's Council, and was no more than Difcreti & Fideles Homines, discreet Liege-men, who, according to the Best of their Prudence and Knowledge, were to

give their Counfel and Advice.

Productius Canis, A Lurcher, a Setting-Dog. W. Primas Ebor. &c. diletto Priori de Birstall Salut.—— Rogamus dilectionem vestram, quatenus si placeat cum celeritate qua poteritis Nobis provideatis in partibus vestris transmarinis de duobus canibus pron parisons equitables en man de pretio fideliter & ple-ne respondebimus & de custus: Et hos: sicut Nos diligi-tis nullatenus omittatis, ita quod dictos canes habeamus citra Festum beati Michaelis omni modo. Dat. Beverl, 10 Cal. Sept. 1280. Collectan, Matth. Hutton. S. T. P. MS.

Profe, alias Probe Is used for an Inquest, An-

no 28 Ed. 3. cap. 13.

3. 20ftr, (Profrum vel proferum, From the French Proferer, i. producere, edicere, allegare) Is the Time appointed for the Accounts of Sheriffs, and other Officers in the Exchequer, which is twice in the Year. Anno 51 H. 3. Stat. 5. which may be gathered also out of the Register, fol. 139. In the thered also out of the Register, fol. 139. In the Writ De Atturnato Vicecomitis pro profro faciendo. We read also of prossers, 32 H. 8. 21. in these Words, Trinity-Term shall begin the Monday next after Trinity-Sunday, whensever it shall baspen to fall, for the keeping of the Essins, Prosters, Returns, and other Ceremonies beretofore used and kept. In which Place prosser significant the Offer or Endeavour to proceed in an Action by any Man concerned for to do. See Revision of a 8 fel. 50. 55. cerned so to do. See Britton, cap. 28. fol. 50, 55, 80. and Fleta, lib. 1. cap. 38. feet. Utlegati, &c. Praterea idem Henricus de Hastinggis, & antecessores sui solebant capere & de jure babere rationabiles expensas suas versus Scaccarium singulis annis, pro duobus Profris faciendis & uno compto veddendo per annum, &c. Escact. Anno 30 Ed. 1. n. 19. Sec Riley's Pla. Parl. fol. 201. de Anno 22 Ed. 1.

Paoler the hatemark. See Half-mark. Brofert in Turia Is, in Case where the Plaintiff declares upon a Deed, or the Defendant pleads a Deed, he must do it with a Profert in Curia, to the End that the other Party may at his own Charges have a Copy of it; and until he hath at his Request and Charges gotten a Copy of the Deed, he is not bound to answer it. Pract.

Reg. 2 Vol. fol. 382.

Description of the Sheriff could not be known before the Finishing of his Account, yet it seems there was anciently an Estimate what this constant Charge of the annual Revenue amounted to, and what the constant Allowances amounted to, according to a Medium; and these Sums were paid into the Exchequer at the Return of the Writ of Summons of the Pipe; and they were, and are to this Day called Profer Vicecomitis. But although these Proffers are paid, yet if upon Conclusion of the Sheriffs Accounts, and after the Allowances and Discharges had by him, it appears that he be in Surplufage, or that he is charged with more than indeed he could receive, he hath his Proffers paid or allowed to him again. Vide Hale of Sheriffs Accompts, pag. 52. Brote Mon (Profession) Is used particularly for the

entring into any Religious Order; (New Book of Entries, verbo Profession,) by which a Monk of-fered himself to God by a Vow of Three Things, viz. Obedience, Chastity, and Poverty, which he promised constantly to observe. And this was called Sancta Religionis Professio, and the Monk a

Religious Professed.

Daogramms, i. e. A Letter sealed with the

King's Seal. Spec. Sax. lib. 3. art. 34. 32. Offits apprender. See Prendre.

3200jibrtion, Probibitio, Is a Writ to forbid any Court, either Spiritual or Secular, to proceed in any Caufe there depending, upon Suggestion that the Cognifance thereof belongeth not to the fame Court. F. N. B. f.l. 39. But is now most usually taken for that Writ which lieth for one that is impleaded in the Court Christian, for a Cause belonging to the temporal Jurisdiction, or the Conusance of the King's Court, whereby as well the Party and his Counfel, as the Judge well the Party and his Counter, as the judge himfelf, and the Register, are forbidden to proceed any further in that Cause. In what Cases this lieth, see Bro. boc Tit. & F. N. B. fol. 93. Of this Prokibition, Eratlen, lib. 5, traft. 5, cap. 3, 4, 5, 6, 7, 8, 9, 10, 11, 12. Saith, that it lies not after Sentence given in any Cause: And the States of the state of the section that there is the state of the s tute of 50 E. 3. ordains, that there should lie no more than one Probibition in one Cause. See the Diversity of Probibitions in the Table of the Register Original, and the New Book of Entries, verbo Prohibiton, and F. N. B. fol. 39.

Prohibitio de bafto directa parti Is a Writ Judicial directed to the Tenant, prohibiting him from making Waste upon the Land in Controver-fy, during the Suit. Reg. Judic. fol. 21. It is sometimes made to the Sherist; the Example whereof you have in the fame Book next follow-

ing.

1320 indibito Is a Possession or Occupation of Lands or Tenements, belonging to Two or more Persons, whereof none knows his several Portion, as Coparieners before Partition. Bratton, lib. 5. tract. 2. cap. 1. num. 7. See Pourparty and Partitione facienda.

Dioles, In English Progeny, Is properly such as proceed from a lawful Marriage; tho' if the Word be taken at large, it may well denote the

Iffue of an unlawful Bed.

Prolocutoz of the Conbocation Boule, Prolocutor Domus Convocationis, Is an Officer chosen by Persons Ecclesiastical, publickly assembled by Virtue of the King's Writ for every Parliament; and as there be Two Houses of Convocation, so there are Two Prolocutors, one of the Lower, and one of the Higher House. He of the Lower House, presently upon the first Assembly, by the Motion of the Bishops, being chosen by the Members of the faid Lower House, is presented to the Bishops for Prolocutor, that is, the Person by whom they intend to deliver their Resolutions to the Higher House, and to have their own House especially ordered and governed. His Office is to cause the Clerk to call the Names of such as are of that House, when he fees Cause, to read all Things

propounded, gather Suffrages, and the like. Promiffic, Is, when upon a valuable Confideration, we bind our felves by our Words to do or perform fuch an A& as is agreed upon and concluded, upon which an A&tion, may be grounded; whereas, if it be without Confideration, it is called Nudum pactum, ex quo non ori-

tur actio.

Domoters, or rather Domoters, Promotores, Are those who in popular and penal Actions do prosecute Offenders in their own Name and the King's, having Part of the Fines or Penalties for their Reward; these, among the Romans were called Quadruplatores or Delatores. They belong especially to the Exchequer and King's Bench. Smith de Rep. Angl. lib. 2. cap. 14. Coke calls them Turbidum hominum genus. 3 Inst. fol. 191.

Promulge a Law, Promulgare Legem, Is first to make a Law, and then to declare, publish, and proclaim the same to publick View, and

Diomulgeb, Promulgatus, is published, pro-claimed, 6 H. 8. 4.

Dionictary, or Diothonotary, (Protonotavius, i. e. Primus notaviuss) Is a chief Clerk of the Common Pleas, and King's Bench, whereof the first hath three, the other one; for the Pronotary of the Common Pleas (Anno 5 Hen. 4. cap. 14.) is termed a chief Clerk of that Court. He of the King's Bench records all Actions Civil, as the Clerk of the Crown-Office does all Criminal Causes in that Court. Those of the Common Pleas, fince the Order of 14 Fac. upon an A-greement made betwixt the Prothonotaries and Fi-lacers of that Court, (who before did enter all Declarations and Pleas, whereunto a Serjeant's Hand was not required,) do enter and enrol all Manner of Declarations, Pleadings, Affiles, Judgments, and Actions. They make out all Judicial Writs, except Writs of Habeas Corpus and Diffringas Jurator. for which there is a particular Office. not much beyond the Memory of cular Office, not much beyond the Memory of Man erected, called The Habeas Corpora Office. They also make out Writs of Execution, and of Seisin, Writs of Privilege, for removing Causes from other inferior Courts of Record, in Case where the Party hath Cause of Privilege. Writs of Procedendo, of Scire facias in all Cases, and Writs to enquire of Damages; and all Process upon Prohibitions, and upon Writs of Audita Querela, and false Judgment, cum multis aliis. They enter and enrol all common Recoveries; and may make Exemplifications of any Record in the same Term, before their Rolls are made up, and brought into the Treasury of Records in that Court.

1920s, Probatio: Braffon says, There is Probatio that hath the Fruits of a Benefice to himself, and duplex, viz. viva, as by Witnesses, viva voce; and his Heirs or Sucessors, as in Time past Abbots and Mortua, by Deeds, Writings, &c. A Wife can- Priors had to them and their Successors. See Apnot be produced either against or for her Hus- propriation. band, quia due furt anime in carne una, and it might be a Cause of irreconcilable Discord, and a Means of great Inconveniences. Co. on Lit. lib. 5. cap. set. 1.

Propriation.

Propriat

Partition of Lands between Co-heirs. Reg. Orig.

fol. 316.

Dopertia, The fame with Perpars, viz. inter sorres Propertia fatta fuit de pradictis Comitatibus, Monastic. 1 Tom. pag. advocationibus & caftris.

Doutry, Proprietas, Is the highest Right that a Man hath, or can have to any Thing, and no Ways depending upon any other Man's Courtesy. And this none in our Kingdom can be said to have in any Lands or Tenements, but only the must at the next Assembly begin again; for every King in the Right of his Crown; because all the Session of Parliament is in Law a several Parlia-Lands throughout the Realmare in the Nature of ment, but if it be but adjourned or continued, Lands throughout the Realm are in the Nature of ment, but it is there adjourned of communes, fee, and hold either mediately or immediately then is there no Session, and consequently all of the Crown. This Word nevertheless is used Things continue in the same State they were in that Right in Lands and Tenements that before the Adjournment. 4 Inst. 50. 27. This Difor that Right in Lands and Tenements that before the Adjournment. 4 Inst. fol. 27. This Dicommon Persons have, because ir imported as much as Utile Dominium, though not directum. Adjournment, has not been long in Use; for anci-Rights of Property, that is, Property abblilter, via de hora in boram quousque Placitum terminetur.

Which see at large, Co. lib. 7. fol. 17. Case of

Different as other boundary, though not alreaum. A journment, has not been long in Use; for anciently they were used as Synonyma's. Prorogetur Cuently they were used as Synonyma's. Prorogetur Cutyperty qualified, and Property possession.

Miss de LL.

Different as other boundary, though not alreaum. A journment, has not been long in Use; for anciently as four users used to be some a superior and the superior

1920phecies, Prophetia, Are by our Statutes taken for foretelling of Things to come in dark and ambiguous Speeches, whereby great Com-motions have been often caused in this Kingdom, and great Attempts made by those to whom those Speeches promised good Success, though the Words are mystically framed, and point only at the Cognizance, Arms, or some other Quality of the Parties. Anno 3 E. 6. cap. 15. and 7 Ejusd. cap. 11. and 5 Eliz. cap. 15. But these for Distinction sake are called fond, false and fantastical Prophecies. 3 Inft. fol. 128.

Proportatio affifa, The Declaration or Deliverance of an Assis, otherwise called Veredittum Assis, the Verdict of an Assis, because the Assis are

fworn to declare the Truth, and therefore are

called Juratores, Jurors.
19 10 poutage. This Word is mentioned in Mon. Angl. 1 Tom. pag. 534. Et unam fartem bof i nostri, ficut Fossata proportant, i. e. as far as the Ditches reach.

Deposition. See De onerando pro rata portionis. Secundum Proportum dicti Cyrographi inter eos Confeeti. Carta Rogeri de Quincy, 31 H. 3.
1020potunders. The 85 Cha. of Coke's 3 Institutes

is intituled, Against Monopolists, Propounders and Projectors; where it seems to be used only as a

Synonyma to Monopolifts.

Dioppietarii Monachi Were those Monks who had any Goods or Substance of their own. They are often mentioned in Mon. Angl. 3 Tom. p. 307. E in Addit. ad Matt. Parif. pag. 115. Monachi Proprietarii excommunicentur ab Abbatibus, & si in morte proprietarius inventus fuerit, Ecclesiastica careat Sepultura, &c.

Daopaietary, Proprietarius, Is he that hath a Property in any Thing, que nullius arbitrio est obnoxia; but was heretofore chiefly used for him

Poo rata, That is, pro proportione, 16 Car. 2. cap. - Pro rata portionis. See Onerando pro rata portionis.

Diologue, Prorogare, To prolong, or put off to another Day, Anno 6 H. S. cap. S. The Difference between a Prorogation and an Adjournment, or Continuance of the Parliament, is, That by the Prorogation in open Court there is a Session, and then such Bills as passed in either House, or both Houses, and had not the Royal Assent to them,

Profecutor Is he that follows a Cause in ano-

ther's Name. See Promosters.

3) Arterion, Protedio, Hath a general and a special Signification: In the General it is used for that Benefit and Sasety which every Subject, Denizen, or Alien, especially secured, hath by the King's Laws, and so it is used. 25 E. 3. 22. testion in the special Signification, is used for an Exemption or Immunity given by the King to a Person against Suits in Law, or other Vexations, upon reasonable Causes him thereunto moving, which is a Branch of his Prerogative. And of this Fitzberbert in his Nat. Brev. fol. 28. maketh Two Kinds; the first he calls a Protestion cum clausula Volumus, whereof he mentions four Particulars: 1. A Protection quia profecturus, for him that is to pass over Sca in the King's Service. 2. A Protection quia moraturus, for him that is abroad in the King's Service upon the Sca, or in the Marches. 7 H. 7. cap. 2. 3. A Protession for the King's Debtor, that he be not sued or attached till the King be paid his Debt. This fome Civilians call Moratoriam. And 4. A Protestion in the King's Service beyond the Sea, or in the Marches of Scotland, Anno 1 R. 2. cap. S. Reg. Orig. fol. 23. and Britton, cap. 123. The second Form of Protettion, is cum claufula Nolumus, which is granted most commonly to a Spiritual Company for their Immunity, from taking of their Cattel by the King's Ministers: But it may be granted also to one Man Spiritual or Temporal. Reg. Orig. fol. 22, 23. None of these Protestions extend to Pleas of Dower, Quare impedit, Assis of Novel Dissessing, Darrein Presentment, and Attaints and Pleas before Justices in Eyre. See the Terms of the Law, verbo Protestion, and New Book of Entries of this

Word.

3) others of Death or Maihem there. Camb. Y y 2 Brit.

Brit. pag. 213. A Kind of a Lord Chief Justice!

Protest, Protestari, Hath two divers Applicaness (as it were) or openly affirm, That he doth either not at all, or but conditionally yield his Consent to any Act, or unto the Proceeding of a Judge in a Court, wherein his Jurisdiction is doubtful, or to answer upon his Oath further than by Law he is bound. See Plowden, fol. 676. Greibrook's Cafe, and Reg. Orig. fol. 3c6. The other is by Way of Complaint, to protest a Man's Bill. For Example. If I give Money to a Merchant in France, taking his Bill of Exchange to be repaid in England by one whom he affigneth; if at my coming, I find not my felf fatisfied, but either delayed or denied, then I go to the Exchange, or open Concourse of Merchants, and protest, That I am not paid; and thereupon if he hath any Goods remaining in any Man's Hands within the Realm, the Law of Merchants is, that I be paid out of them to my full Satisfaction.

Porteffation. Proteftatio, Is (as Juffice Walfb defines it) a Defence or Safeguard to the Party which maketh it from being concluded by the Act he is about to do, that Issue cannot be joined Act he is about to do, that Islue cannot be joined by it. Plowd. fol. 276. whereof fee Reg. Orig. fol. 326. And see Protess. It is a Form of Pleading, when one does not directly affirm, or directly deny any Thing that is alledged by another, or which he himself alledgeth.

ADJOUE. Sec Profe.
Anno 28 E. I. and 5 H. 4. cap. 2. See Approvers, and 3 par. Inft. fol. 129. A Man became an Approver, and appealed Five, and every of them joined Battel with him: Et duellum percussum fuit cum omnibus, & probator devicit omnes quinque in duello, quorum quatuor suspendeban-tur, & quintus clamabat esse clericum & allocatur, & probator pardonatur. Mich. 39 E. 3. coram Rege. Rot. 97. Suff.

Blovidentia, Provision of Meat or Drink. Hilaritas dapum & poculentorum omnibus venire volentibus & refici cupientibus semper parata erat quamdiu ibi moram traxit, & talem providentiam ibi fecerat, - providentia qued tota curia mirabatur-

vini ante adventum fuum in cellaria fua erat centum dollorum. Hen. Knyghton sub anno 1354.

Debutter, Provincia, Was used among the Romans for a Country without the Limits of Italy, gained to their Subjection by the Sword : Whereupon that Part of France next the Alpes was fo with us a Province is most usually taken for the Circuit of an Archbishop's Jurisliction, as the Province of Canterbury, and the Province of York, 32 H. S. 23. and 33 H. S. 31. yet it is also divers Times used in our Statutes for several Parts of the Realm, and sometimes for a County. planto Agnetis que fuit uxor Radulphi de Buttiler versus priorem de Repindon, pro terra in Pykinton, fic vocatur.

by Paich. 53 H. 3. Rot. 2.

Description of a Religious Order of Friars, &c. 4 H. 4.

Dobifion, Provifio, Is used with us as in the Canon Law, for the providing of a Bithop, or any other Person, an Ecclesiastical Living, by the Pope, before the Incumbent be dead: It is

also called Gratia expessativa, or Mandatum de providendo: The great Abuse whereof you may read not only in Duarenus de facris Ecclesia Ministeriis Beneficiis. lib. 3. cap. 2. but also in divers Statutes of this Realm, viz. 35 E. 3. 22 ftat. 4 8 5. commonly called the Statute De provisionibus, & 27 E. 3. cap. 1. & 38 E. 3. stat. 2. cap. 1, 2, 3, 4. & 2 Rieb. 2. cap. 7. 3 R. 2. cap. 3. 7 R. 2. 12. R. 2. stat. 2. cap. 2, 3, 4. & 3 H. 5. cap. 4. See Pramunire.

Probifions, The Acts to restrain the exorbitant Abuse of arbitrary Power made in the Parliament at Oxford, 1258. were called Provisiones by Rishanger, who continued Matt. Paris. Anno 1260. Rex autem quia juraverat cum Edwardo primogenito fuo & Baronagio Provisiones Oxonienses se inviolabiliter fervaturum, &c. being to provide against the Kings Absolute Will and Pleasure. See Matt. Pavif. sub annis 1244. & 1258.
Provisiones Were also the same with Providentia, i. e. Provisions of Victuals.

Gratisque davi provisa jubemus.

Dobilo Is a Condition inferted into any Deed, upon the Observance whereof the Validity of the Deed depends: Sometimes it is only a Covenant. Co. 2 Rep. Lord Cromwel's Cafe. It hath also another Signification in Matters Judi. cial, as if the Plaintiff or Demandant defift in profecuting an Action by bringing it to a Trial: The Defendant or Tenant may take out a Venire facias to the Sheriff, which hath in it these Words, Proviso quod, &c. to this End, that if the Words, Provile qued, Cr. to this End, that if the Plaintiff take out any Writ to that Purpofe, the Sheriff shall summon but one jury upon them both: In which Case we call going to Trial by Provise. See Old Nat. Brev. fol. 159. in the Writ Nisi prius.

Problem Is he that fues to the Court of Rome for a Provision, which is called Gratia expectativa according to Spelman. See also Old Nat. Brev. fol. 143, they were prohibited by Proclamation 42 Hen. 3. Anno 1258. Hill. pag. 259. It is fometimes also taken for him that hath the Care of providing Things necessary, a Purveyor. See Provision. Provisores dicuntur, qui vel Episcopatum vel Ecclesiasticam aliam Dignitatem in Romana Curia sibi ambiebant de futuro, quod ex gratia expectativa nuncu-parunt, quia usque dum vacaret expectandum esfet.

Spelm.

Probifor Monafferii, The Treasurer or Steward of a Religious House, who had the Custody upon that Part of France next called of them, and fill retains the Name: But of Goods and Money, and supervised all Acculted a Province is most usually taken for the counts.

Abbas Turketulus

Dominum Egelricum tunc Provisorem suum, Statum Domus tam in Thefauris, quam in jocalibus aliis justit -Vafa vero aurea & argentea multa, que omnia integra in ne essitatem Monasterii sub Provisoris & Procuratoris custodia deputaverat confervanda. Erant enim ambo Egelrici cognati sui secundum carnem, & Fratres secundum Deum religiosissimi, alter Monasterii Provisor, alter Procurator: Provi-Prior dicit, quod nulla villa est in Provincia illa qua alter Monasterii Provisor, alter Procurator: Provisic occasior. Placit. de Juratis & Ashiis apud Der-sor in temporalibus trastandis prudentissimus; Procurator vir Scolafticus, & omnium literarum scientia pro-fundissima imbutus. Ingulph. Hist.

Browles Chatualium, The King's Purveyor, who provided for the Accommodations of his

Court, is fo called in our Historians.

Doboff Barfhal, An Officer in the King's Navy, who hath Charge of the Prisoners taken at Sea. 13 Car. 2. cap. 9. and is sometimes used

for the like Purpose at Land, or to seise or arrest any within the Jurisdiction of his Place or

Deoreuse. See Senage, Haply it may be the Payment of Proxies or Procurations, sed quare.

Diorpes Are yearly Payments made by Parish-Priests to their Bishop or Archdeacon, ratione visitationis. See Procurations, and the Case between the King and Sir Ambrose Forth, 2 Jac. in the Exchequer. See also Sir Jo. Davis, Rep. fol. 4.

Dayk Seems to fignify an old fashioned Spur with one Point, not a Rowel, and is a Kind of Service or Tenure .-- Nicholas filius & Service of Ichine. Michael Michael Nich. de Longford Chivalier, tenet 4. Messuagia, 40 Acras terre, 10 Acras prati & 60 s. redditus cum pertinentiis in Kinwaldmersh de Rege in Capite, per servitium inveniendi unum equum, unum saccum per Jeronum invenienae union cyania, manue conti-co union Pryk in Guerra Wallie quandocunque conti-gerit Regem ibi guerrare. Mich. Fines, 1 Rich. 2. Derb. fol. 204. I find in Henry the Eighth's Time, Light Horsemen in War were called Prickers, because they nied such Spurs or Pryks to make their Horses go with Speed; and to this Day Horsemen say, Prick on, when they would have one ride faster.

Dublick faith, Fides publica, 17 Car. 1. cap. 18. Was a Rebellious Cheat to get Money from the seduced People, upon (as they called it) The publick Faith of the Nation, to make a most horrid and causles Rebellion against a most Religious and Gracious Sovereign, which began about the

Year 1642.

Bucellage, Pucellagium, French Pucelage, Vir-Quod tenuit eam, dum idem B. abstulit ginity—Quot tenut eam, aum taem B. abputit pucellagium fuum vel quod concubuit cum ea, Brack. lib. 3, track. 2. cap. 28. num. 2, 3, 5. 5. In an ancient MS. it is written Puellagium. In placito pro raptu sic continetur—quod issam de puellagio suo felonice & totaliter defloravit. Inter Placit. Mich. 19 E. 3. London, 159.

Duchia, A Bag, a Purfe. -- Die Luna proxime post Festum circumcisionis Domini anno 1332, in capi-tulo Eccles. Paulinæ ordinatum est-quod si omnes Stagiarii a civitate fuerint absentes, tunc Sacrista cum une de Cardinalibus chori, amoto sigillo Caronici puchia pe:unia apposita, pecuniam necessariam liberent Custodi, & puchiam reconsignent — Ex Libr. Statutorum Eccles. Paulina. MS. penes Rev. Job. Episc. Norwie.

Budheper, Si Pudhepec, (i. nemoris læsio) parco Regis vel Foresta fiat 30 marc. emendetur, nist propofitio propension amplius exigat. Leg. Hen. 1. cap. 38. But the learned Spelman thinks it is miswritten, for the Saxon Pudhepec, i. Wudhepec; the w in

that Character being like the p in ours.

Dudgeld, The fame with Woodgeld.

Puleterius,-

- Rex Majori & Vic' London Sa- the Purchase of Lands. Intem, quia accepimus quod pissures, Tabernarii, Moler. | Purchacum, Purchase, or pecuniary Acquidinarii, Coci, Pulcterii, Piscenarii, Carnistees, Brasiatores sition opposed to hereditary Right. Hee sunt Bladarii & alii de diversis Officiis & Myseriis, &c. edificia que idem Abbas Glaston. suo tempore eleganter

Water. Trium acrasum & dimid. juxta pul-42. a. lam in terra qua vocatur Nateland. — Chartular. Abbat. Glaston. MS. b. 67. a. Vid. Mon. Angl.

Tom. 1. 722.

Dullant, i. e. Colts ; In the Monasticon, 1 Tom. p. 321. Dono etiam pradiclis Monachis decimas pullanorum meorum & vitulorum & agnorum, &

Dullonatus, a Colt bred in the House, Et & equus survit surto sublatus, poterit dicere quod ei pullo-natus suit. Er quod eum nutrivit per tintum tempus, Erc. Bracton, Lib. 3. cap. 32. Par. 5. Pullatoz, i. e. the Plaintist or Actor. Leg. H. 1.

c. 26. and pulfare is to accuse any one.

Quisquis vel locuples, pulchra vel conjuge notus, 🔊 Crimine pullatur falfo, &c.

Dultura, i. e. an Examination : From Pulfare, which fignifies to ask or demand; and 'tis so called from the Monks, who before they were admitted into the Monasteries, pulsabant ad fores, for several Days before they entered: Et volo ut fint quieti de omnibus causis & querelis & placitis Bal-livorum & Prapositorum bundredi, & a pultura serja-norum, (i. e. the Examination of the Serjeants) & de revvardo forestarum, i. e. the Visitation of the Forests. Monasticon, 2 Tom. p. 1035.
Dutwinstium opus, for Humarium opus.

Monaficon, 3 Tom. p. 317.

Wondficon, 3 Tom. p. 317.

Wundebjeth, Derived from the Sax. Pund, Parens, and Breeb, fraftura. Si Pundbrech fiat in Curia Regis plena wyta fit, alibi quinque marca. Leg. Hen. 1. cap. 40. It is the illegal taking of Cartel out of the Pound by any Means whatforms.

Dundfulda, A Pound, a Pinfoldnia alia expletia de predicto marifio venientia inter nos aque dividantur, & ibi fiat Pundfulda averiorum intrantium in pradicto Marific — Placita anno 1236. inter Abbat. Glasson. & Henr. de Hamel in Chartular. Abbat. Glasson. MS. fol. 42. b. — inter veterem pundfuldam & pratum Ricardi de Cardun-Cartular. Radinges. MS. b. 101. b.

Duntata, i. e. an Handful: Spelman thinks it ought to be read Pumata, viz. Lanceta qui pro sale ierit babeat unum panem & unam pumatam salis. i. e.

an Handful of Salt.

Durfles of a Moman's Gown, From the French Word Pourfiler, 33 H. 8. 5. A Sort of Trimming for Womens Gowns then in Use; it was made of Tinsel or Gold Thread, and was also called Paudkind-work. So Cambden, Tit. Ireland, speaks of a Mantle or Shag Rug, with a deep fringed

Durchafe, (Purchacia, from the Fr. Pourchaffer) Is to buy Lands or Tenements with one's Money, or otherwise gain them by one's Induftry, contradiftinguished from that which comes to one by Descent from his Ancestors. Gaufridus de Mandevilla Comes Esfexia fundator Cœnobii Sancti Co. on Jacobi Waldenfis in Charta prima - Contuli, &c. Lit. fol. 233. And haply the like Mistake in the omnes Ecclesias inserting amoutates, tam de Dominio sirst Letters of this as of the former Word.

meo, quam de emptis & Purchassis, &c. Joint Puttitr, (Fr. Puisse) Younger, Puny, born af-Purchase (conjunctium perquisitum.) Reg. of Writs, ter. Sec Mulier.

Pair t E. 3. M. 13. seems to signify a Poulterer. per eandem Abbatiam consummavit, & caru a quas suo Pullarius.

Pullarius.

Pullarius.

Pullarius.

Pullarius.

Abbat. Glasson. MS. fol. mentavit. Chartular. Abbat. Glasson. MS. fol.

Dargation, Purgatio, Is the clearing a Man's felf of a Crime whereof he is generally suspected, and of the f me accused before a Judge. Of this there was great Use in England touching Matter of Felony, imputed to Clerks in former Times, as appeareth by Staundf. Pl. Cor. lib. 2. cap. 48. See Clergy and Westm. 1. cap. 2. It is still observed for Matters pertaining to the Ecclefiastical Court, as Suspicion, or common Fame of Incontinency, or such like. And here note, That Purgation is either Canonical, Canonica, or Vulgar, Vulgaris. Canonical is that which is prescribed by the Canon Law; the Form whereof is usually thus in the Spiritual Court, The Man suspected takes his Oath, That he is clear of the Fault objected, and brings so many of his honest Neighbours, being not above Twelve, as the Court shall assign him, to swear upon their Consciences and Credunim, to livear upon their Contenences and creditity, That he sweareth truly. Vulgar Purgation was by Fire, or Water, or by Combat, used both by Insidels and Christians, till by the Canon Law abolished. But Combat may be still practised by the Laws of the Realm in Causes doubtful; and where there is a want of Evidence, or other Proof, if the Defendant chuse rather the Combat than other Trial. See Ordel and Combat. See Suthdure.

Durgire mulierem, i. e. To defile a Woman.

Purificatio beatæ Mariæ Mirginie, Anno 32 H.

8. c. 21. See Candlemas.

Durlieu Dan, Is he that hath Ground within the Furlieu, and being able to dispend Forty Shillings by the Year of Freehold, is upon these two Points licensed to hunt in his own Purleu. Manewood's Forest Law, p. 151, 157. But what he must observe in his hunting, see the same Page 180, 181, 186. and cap. 20. num. 5, 8, 9, 3c.

See Purlien.

Purlue or Purlieu, From the French Pur, i. purus, and Lieu, locus, is all that Ground near any Forett, which being made Forett by Henry the Second, Richard the First, or King John, was, by Perambulation, granted by King Henry the Third, severed again from the same, and became Purlieu, i. e. pure and free from the Laws and Ordinances of the Forest. Manusoud's Forest Laws, cap. 20. And he calleth this Ground either pourallee, i. perambulationem, or purliu, purluy, which he faith, are Mistaken for pourallee, ibid. num. 3. And with our first Derivation it may confist, because fuch Things as were by those forementioned Kings subjected to the Laws and Ordinances of the Forest, are now cleared and freed from the same. And as the Civilians call that purum locum, qui sepulchrorum Religioni non est obstrictus; so our Ancestors called this furlieu, i. purum locum, because it was exempted from that Servitude that was formerly laid upon it. And whereas Manwood and Crompton call it Pourallee, we may derive it from pur, purus, and allee, ambulatio, because he that walketh or courseth within that Circuit, is not liable to the Laws or Penalties incurred by them which hunt within the Precincts of the Forest. See the Statute 33 Edw. 1.

Durpars, Fr. Pourpart, pro parte. Purparty, That Part or Share of an Estate, which being first held in common by Copartners, is by Partition allotted to any of them. -- Inquisitio de hareditate Margareta & Elizabetha-– liberes habenda in purpartem ipsius Elizabetha.--Paroch.

Antiquit. p. 502.

Durpartium, The same with Prepars and Propertia, in the Monasticon, 1 Tom. p. 847. Qui qui-

dem Richardus, quia vir animofus erat, intravit in Purpartium matris fue, &c.

Durpzesture, Purprestura, From the French Pourprendre, i. integre arripere, is properly subtractio clandestina terra aliena, ejusdemque vicina ascrip-See Skene de verbor. signif. verbo Perpretture, and see Pourpresture.

Durpulum, French Pourpris, a Close or Enclofore, also the whole Compass of a Manor. Donavi eis meum Purprisum de Kirkeham & domos meas, &c. Carta Walteri Espee Priorat. de Kirke-

ham in Mon. Ang. 2. par. f. 1. 36. n. 40. Burpurati, i. e. the Sons of Emperors and Kings. Neubrigensis, Lib. 3. cap. 4. Malmsbury,

Burrel, 25 Eliz. cap. 10. A List ordained to be made at the End of Kersies, to prevent Deceit in diminishing their Length.

Paristy, A Term among Clothiers. 43 El. 10.

Scc Rewey

Dur furvant. See Poursuivant. Durbepance. See Pourveyance. Durbepogs. See Pourveyors. Durbiem, (Fr. Pourveu, a Patent, Gift, Grant).

Sir Edward Coke often uses it in his Works (how properly I know not) for the Body, or that Part of an Act of Parliament which begins with Be it Enacted—The Stat. of 3 H. 7. stands upon a Pre-amble and a Purview, 12 Rep. s. 20. and 2 Inst. sol.

Datacius, a Sort of Cats, whose Skins were used to line Garments: Tis mentioned in Giraldus, and in Brompton : Caret herminis, caret putaciis,

Dutage, Putagium, Fornicatio ex parte fæmina, quod vox nulla Latina exprimit, quast Puttam agere; from the French Puttee, or the Italian Putta, i. meretrix. This Crime was so odious amongst our Ancestors, that if any Heir-Female under Guardianship were guilty thereof, they forseited their Part to their Co-heirs; or if she were an only Heirefs, the Lord of the Fee took it by Escheat. Spelman. Quod autem generaliter solet dici putagium hareditatem non adimit, illud intelligendum eft de putagio matris; quia filius hares legitimus eft, quem nuptia demonstrant. Glanvilc, lib. 7. cap.

Dutatifus, Reputed, or commonly effected, in Opposition to notorious and unquestionable. Father of the Child. Fo. Brompton, p. 909.

were wont to hang Mcn Delinquents, and to eath the Women Offenders into a Pit full of Water to drown; and 'tis a Wonder, this Punishment, or Execution, is not found among the Britains, or rather English Saxons, fince 'tis evidently met with among the Germans, from whence they came, as appears by Tacitus, in his Book De German. moribus, where he says, Proditores transfugas arboribus suspendunt, ignavos & imbelles & corpore infames, (i. fornicantes) como ac palude, injecta insuper crate mer-

gunt, pag. 484.

3utta, A Pit, which in the broad Country
Tone is still called a Putt. — Una acra in Crocwell furlung que jacet ad puttam inter terram Johannis le Palmer, &c. Paroch. Antiquit. p. 186. Stane-

Puttes for Stone-Pits, ib. p. 397.

Putura, A Custom claimed by Keepers, in Forests, and sometimes by Bailiss of Hundreds, to take Man's Meat, Horse Meat and Dog's Meat, of the Tenants gratis, within the Perambulation

of the Forcit, or Liberty of the Hundred. Com-munia de Anno 16 E. 1. Ter. Pasch, Rot. 10, in Dorso. Rex mandat Baronibus quod allocent Roberto de Chadworth Vic. Linc. 56s. 7d. quos per præcep-tum Regis liberavit Jo. de Bellevento pro Putura septem leporariorum & trium falconum & Alanerarium, Se. viz. pro Putura cujuslibet leporarii & salconis per diem 1 d. ob. & pro vadiis, &c. Plac. Coron. in Com. Ebor. 21 Ed. Rot. 21. — In libertate de Knarcsburgh presentatur, quod parcarii Comitis Cornubia percipient Puturam suam, viz. bis comedendo in die vel capiendo pro Putura sua 2 d. de tenentibus in diversis villis ibidem nominatis, sed nunc fecit dictus Comes ipfas villatas folvere 3 d. pro Putura. Putura

in Chasia de Bowland. 4 Inst. 307. Per Puturam scrvient. Johannes Stanley Ar. clamat habere de quolibet tenente, aliquam terram vocatam Ould Oxgang Lands possidente, qualibet fexta septimana wictum prout Patersamilias residens super bujusmodi terram habuerit. Pl. in Itin. apud Cestriam. 14 H. 7. And the Land subject to this Custom, is called Terra puturata Pla. apud Cestr. 31 E. 3. In the North of England, Putura Serjantia was anciently called Serjant Floyd. — Quils soiens quites de la Poture, & de les choses que les Foresters lour demandent, &c. Ord. Forestex. 33 Edw. 1. The learned somner in his Gloff. upon x Scriptores err'd in his Exposition of this Word. Bernadus non vi-

det omnia.

Placita apud Preffon, 17 Ed. 3, coram Willi-clmo de Shareshull, Rogero de Hungerford, Henrico de Hungerford, Henrico de Hanbury, Simone de Pakeman, & Rogero de Hil-

TOhannes de Radecliffe, Seneschallus libertatis de Penwortham attachiatus fuit ad respondendum Abbati de Evesham de placito, &c. Johannes cla-mat unam Puturam in Prioratu de Penwortham, qui est quadam Cella Abbatia de Evesbam, pro se & Ministris, equis & garcionibus suis, per unum diem & duas nottes, de tribus septimanis in tres septimanas, viz. de victualibus, ut in esculentis, & poculentis, ad

cuffus Prioratus prædisti, indebite. Rog. de Wellesburne tenet medietatem unius bida terræ in Tachebroke—& veniet ad magnam precariam in Autumpno cum omnibus messoribus suis ad Puturam Domini bis in die — E Codice quodam, nuncupato, The Black Book of Litchfield. See

Bracenarius.

Putura in some Authors fignifies a Beam. Comparavit etiam Puturam pulpiti in Ecclesia & gabuli in refectorio. Thorn, 1267.

Dyker alias Dycar, A Kind of Ship spoken of

31 E. 3. Stat. 2. cap. 2. Pyzate. See Pirate.

Prieminkes. Fobannes Masham & Thomas Bote de Bury die Lunx proxime ante Festum Apostolorum Simonis & Jude, Anno Regni Henrici quarti post conquestum tertio, malitia & conspiratione inter eos inde prahabitis quendam Robertum Smyth de Bury perunt infra pradictam villam, & ipsum infra domum dicti Johannis Masham in ferro posuerunt -- & cum cordis ligaverunt & super pollices ipsius Roberti quoddam instrumentum vocatum Pyrcwinkes ita strifte & dure posuerunt qued sanguis exivit de digitis illius - Ex Cartular. Abbatia Sancti Edmundi. MS. f. 341.

Madzagefima Sunday Is the first Sunday in Lent, so called, because it is about the Fortieth Day before Easter: The Three preceding Sundays are, Quinquagesima, Sexagesima, and Septuagesima; all which see in their proper Places.

Duadzagesimalia. Denarii Quadragesimales. In the former Days of Superstition, it was the Cufrom for People to visit their Mother-Church on Midlent-Sunday, and to make their Offerings at the high Altar; as the like Devotion was again observed in Whitsun-week. But as the Processions and Oblations at Whitfuntide were fometimes com-muted into a rated Payment of Pentecostals, or Whitsun-farthings, so likewise the Lent Devotion Whitiun-jarining, in the wife the Len Devotion was changed into a customary Rate called Quadragesimalia, and Denarii Quadragesimalia, and sometimes Latare Ferusalem, because that Hymn was sung on Midlent-Sunday. It is farther observables vable, That the now remaining Practice of Movanie, that the bound of the being, or going to visit Parents upon Midlent-Sunday, is really owing to that good old Cuitom. Nay it seems to be called Mothering from the Respect so paid to the Mother-Church, when the Epiftle for the Day was with some Allusion. Galat. 4. 21. Ferusalem Mater omnium; which Epistle for Midlent-Sunday we still retain, the we have forgot the Occasion of it.

Duadyans, A Farthing, a fourth Part of a Penny. Observe, That before the Reign of Ed. 1. the smallest Coin was a Sterling or Penny, marked with a Cross or Traverse Strokes, by the Guidance whereof a Penny upon Occasion might be cut in Halves for a Half-Penny, or into Quarters for Farthings, or fourth Parts: Till to avoid the Fraud of unequally cutting, King Ed. I. coined Half-pence and Farthings in round diffinct

Pieces. See Matth. Westminster sub anno 1279. Quadrantata terræ is the fourth Part of an Acre. See Denariata terra and Obolata. Item Far-del of Land.

Quadzarium, A Quarry or Stone-Pit-Concessi eisdem liberam viam ultra pasturam meam de quadrario suo usque ad pradittam ripam ad stagnum dicti molendini emendandum. Paroch. Antiq. p. 208. Hence the old Word a Querrour, or Digger of Stones. The Word was originally Carrarium, Carraria. Hence the Irif retain the primitive Word a Carrie, and the French un Carrier.

Duadrelli, A Sort of Bullets used in great Guns for battering Walls: In Matt. Parif. p. 592. they are called Quarelli; they were short, thick and square, and from thence they were called Qua-

drelli.

Nec tamen interea cessat balifta vel arcus, Quadrellos bac multiplicat, pluit ille sagittas.

Quadzibium, The Center of Four Ways, or where Four Roads meet and cross each other. Hence Cairfax in Oxford. It is called the Wence, and Four Wence in Kent.

Duadzunata terræ, a Teem-Land: Que qua-tuor equis agitur. — - Willielmus Prior de Tuttebur, & omnes Monachi ejusdem loci concesserunt Ormo de Acouomnes treonius enguen una Quadrugatam terræ que ere & heredibus fuis unam Quadrugatam terræ que attinet ad Man de Malefeld folam & quietam ficst tenuit in diebus Henr. de Ferr, &c. pro octo fol. redd.

er ann. ad Festum S. Martini, &c. Sine dat. MS. ing any Thing, so much as he should deserve or Will. Dugdale Ar.

Dix ferbitia Is a Writ. See Per que fervi-

Duz plura Was a Writ that lay where an Inquisition had been made by an Escheator in any County, of such Lands or Tenements as any Man died feized of, and all that was in his Possession was imagined not to be found by the Office; the Form whereof see in Reg. Orig. fol. 293. and in F. N. B. fol. 255. It differs from the Writ called Melius inquirendum, according to the same Fitzherbert, because this is granted, where the Escheator formerly proceeded by Virtue of his Office; and the other, where he found the first Office by Virtue of the Writ named Diem clausit extremum. See the New Book of Entries, verbo Qua plura. The Form fee in Reg. of Writs. fol. 293. and in Fitz. Nat. Br. f. 255. This Writ is now made useless by taking away the Court of Wards and Offices post mortem. Anno 12 Car. 2. c. 24

Duwits, An Indulgence, or Remission of Penance, exposed to Sale by the Popes of Rome, who by this Craft had their great Gain; the Retailers of them were called Questuarii. quæstuarios Pradicatores — habent Brevia qua relinquunt in fingulis Parochiis in quibus continentur tot indulgentia.—emant illas quæstas pro modico pretio— Opus Tripartitum apud Fascic. Rerum. Append. pag. 227. So Questionarii in Matth. Westminster sub an-

no 1240.

Duerens non inhenit vlegium Is a Return made by the Sherist upon a Writ directed to him, with this Condition inferted, Si A. fecerit B. fecurum de clamore suo prosequendo. F. N. B. fol. 30. A. fecerit cap. 5.

Duerens non inhenit vlegium Is a Return the New Book of Entries on this Writ. Brast. lib. 4. Trast. 2. c. 6. F. N. B. fol. 30. and Westm. 2. Eugrave incumbashit Is a Writ that lieth a cap. 5.

Duzstionarii Were those who carried Indulgences from Door to Door, desiring Charity either for themselves on others. Matth. Westm. Anno 1240. tells us, that the King terram suam per papales Quæstionarios depauperari, &c. permit-

Duzsftus Is that which a Man hath by Purchase, as hareditas is what he hath by Descent: 'Tis so in Glanvile, lib. 7. cap. 1. Aut habet hareditatem tantum, vel quæstum tantum, aut heredita-

tem & quæftum.

Duale jus Was a Writ judicial, that lay where a Man of Religion had Judgment to recover Land, before Execution was made of the Judgment; for this Writ did go forth to the Efcheator, between Judgment and Execution, to inquire whether the religious Person had any Right to recover, or whether the Judgment was obtained by Collusion between the Demandant and the Tenant, to the Intent, that the true Lord were not defrauded. See Westm. 2. cap. 32. The Form of this Writ you have Reg. Judic. fol. 8, 16, 17, & 46. And in the Old. Nat. Brev. fol. 161. See the New Book of Entries, verb. Quale jus.

Quam diu fe bene gefferit Is a Clause often used in Letters Patent of the Grant of Offices, as in those to the Barons of the Exchequer, which must be intended only as to Matters concerning their Office; and is nothing but what the Law would have implied, if the Office had been granted for

Life. Co. 4 Inft. fol. 117.

Quantum meruit, That is, How much he has deferved, Is an Action of the Cafe fo called, grounded upon a Promise to pay a Man for do-

mevit.

Quarantine. See Quarentine.

Duare eiecit infra cerminum Is a Writ that lieth for a Lessee, where he is cast out of his Farm before his Term be expired, against the Feossee or Lessor that ejected him: And it differs from the Ejettione firme, because this lies where the Lessor, after the Lesse made, infeoffeth another, which ejecteth the Lesse: And the Ejectione firma lieth against any other Stranger that ejects him. But the Effect of both is all one, that is, to recover the Residue of the Term. F. N. B. fol. 197. Reg. Orig. fol. 227. and the New Book of Entries, verbo Quare ejecit infra termi-

Quare Impedit Is a Writ that lies for him that hath purchased a Manor, with an Advow-fon thereto belonging, against him that disturbs him in the Right of his Advowson, by presenting a Clerk thereto when the Church is void: And it differs from the Writ called a Darreine Present-ment, Assia ultima prasentationis, because that lies where a Man, or his Ancestors, formerly pre-fented; and this for him that is the Purchaser himself. See the Exposter of the Terms of the Law. Old Nat. Brev. fol. 27. Brast. lib. 4. trast. 2. cap. 6. Britton, c. 92. and F. N. B. f. 32. and Reg. Orig. f. 30. And here note, That where a Man may have an Affise of Darrein Presentment, he may have a Quare Impedit, but not contrariwife. See the New Book of Entries on this Writ. Braff. lib. 4. Traff. 2. c. 6. F. N. B. fol. 30. and Westm. 2.

gainst the Bishop, who, within fix Months after the Vacation of a Benefice, conferreth it upon his Clerk, while Two others are contending in Law for the Right of presenting. And here note, This Writ always lies depending the Plca. Old Nat. Brev. f. 30. F. N. B. g. 48. and Reg. O-

rig. f. 32. Duare intrusit matrimonio non fatisfacto Is a Writ that lay for the Lord against his Te-nant being his Ward, who after convenable Marriage offered him, marries another, and en-ters nevertheles upon his Land, without Agreement first made with his Lord and Guardian. But all Wardships being taken away by the Statute 12 Car. 2. cap. 24. this Writ is become uselefs.

Quare non admisst Is a Writ that lies against a Bishop, refusing to admit his Clerk that hath recovered in a Plea of Advowson. F. N. B. f. 47. and Reg. Orig. f. 32. See the New Book of Entries, verbo Quare non admisit.

Quate non permittit Is a Writ that lies for one that has Right to present for a Turn against

the Proprietary. Fleta, lib. 5. cap. 6.

Duart, Querela, a querendo, and extends not only to Actions personal, but also to mixt, and the Plaintiff in them is called Querens, and in the most of the Writs it is said Queritur; so that if a Man release all Quarels, (a Man's Deed being taken most strongly against himself) it is as beneficial as all Actions, for by it all Actions real and personal are released. Co. lib. S. fol. 153. and Co. on Lit. lib. 3. c. 8. feet. 511.

Duarenting, Quarentina, Is a Benefit allowed by the Law of England to the Widow of a Man dying feized of Land, whereby the may challenge to continue in his capital Meffuage, or

ehicf

chief Mansion-house, (so it be not a Castle) by Quarter of a Year. How far the Jurisdiction the Space of Forty Days after his Decease. Bra-thereof extendeth, see Lamb. Eiren: lib. 4. and Hon, L. 2. c. 40. And if the Heir, or any other Smith de Repub. Anglor. lib. 2. cap. 19. To which Hon, I. 2. c. 40. And if the Heir, or any other attempt to eject her, she may have the Writ De quarentina habenda. F. N. B. f. 161. Maneat vidua in Capitali Meljuagio mariti sui per quadraginta dies in Capitali Meljuagio martit sut per quadraginta dies possibilità martis sui, infra quot dies assignetur ei dos, niss prius assignata suerit, vel niss donus illa sit castrum. Magna Charta, c. 7. See Britton, c. 103. and Fleta, lib. 5. cap. 23. Skene de verborum significarità, verb. Quarentena viduarium, derives this Word from the French Quaresse; who also have the Character as the control of t this Custom called La quarefne des vefues, granted to Widows after the Decease of their Husbands. Quarentene also fignifics a Furlong, being a Quantity of Land containing Forty Perches, and so haply derived from the French Quarente, Forty. In a Charter of Withlase, King of the Mercians, mentioned by Ingulphus, we have these Words .-Quatuor carucatas terre arabilis continentes in longitu-dine 8. quarentenas, & 8. quarentenas in latitudine. Quarentine is also the Space of Forty Days, wherein any Person, coming from Foreign Parts, in-fected with the Plague, is not permitted to land, or come on Shore, until fo many Days are expired.

Quarentina habenda Is a Writ that lies for a Widow to enjoy her Quarentine. Reg. Orig. fol.

Quare obstrurit Is a Writ that lies for him, who having a Liberty to pass through his Neighbour's Ground, cannot enjoy his Right, for that the Owner has fo strengthened it. Fleta, lib. 4.

c. 26 fect. Item fi minus.

Quareria and Quarers, a Quarry of Stone. -Praterea dedi eis Turbariam, & Petrariam & Quarcriam, ubicunque invenire poterint in territorio villa de Hepp, &c. Mon. Ang. Par. 2. fol. 595. b. - In toto illo bosco cum Querera in illo contenta, una cum quadam placea bosci, que co atur, &c. Reg. Prior. de Wormesly, fol. 43.

Quartelois, Surtoots or Upper-Garments, with Coats of Arms quartered on them, the old Habit of our English Knights, in their military Expeditions. -– Milites quidem super armatura cotucas induerunt vocatas quartelois: Armigeri vero indumenta bendas habuerunt. Tho. Walfingham in Ed. 2. p. 114. See Cotuca.

Duarter, Quarterium, Eight Bushels striked make the Quarter of Corn. Anno 15 Rich. 2.

Quarterifoz, To be quartered, or cut into Four Quarters in Execution. -- Fecit decollari & membratim dividi, & quarterifari, & caput & ejus quarterias ad regni certas civitates transmitti jussit. Artic. Richardi Scrope Archiep. Ebor. apud. Angl. Sacr. P. 2. p. 266.

Quarterium Is a Measure of Corn, confisting

frumenti conftat ex octo Buffellis.

Quarterium Juni Is the fourth Part of a Year. Matt. Westm. Anno 1259. Decimas de Ringeldon, &c. sequestravit, & per unum fere Quarterium Anni in-

tactas retinuit.

Traitor, by dividing his Body into Four Parts. Walfingham in R. 2. Auditum & confession turpissional felera, tractioni, suspendio, decollationi, exenterationi & quarterizationi, ut usu vulgari loquar, ad- fol. 23. b. The Word is derived from the Saxon judicavit.

Justices of Peace in every County once every

Smith de Repub. Anglor. lib. 2. cap. 19. To which you may add the feveral Statutes of this Realm, by which its Power is greatly increased : Originally it feems to have been erected only for Matters touching the Peace, but now it extends much farther. The holding these Sessions quarterly, was first ordained by the Scattte 25 Ed. 3. Stat. 1. c. 8.

Dusttilatus Is a Word used in Heraldry, and fignifies quartering of Arms, or dividing them into Four Parts. Knighton, Anno 1347. Vexilla Regis Anglia quartilata de armis Anglia & Francis ele-

vantes.

Dualls, Quaffare, Cometh of the French Word Quaffer, id est, cassum facere, to overthrow or annul. Braston, l. 5. tract. 2. c. 3. nu. 4. As if the Bailiss of a Liberty return any out of his Franchise, the Array shall be quashed. And Co. on Lit. sol. 156. An Array returned by one that hath no Franchife (ball be quashed.

Duast modo Sunday, Low Sunday, or the next after Faster anciently so called from the first Words of the Introit or Hymn for Mass on that Day. It occurs often in the Date of old Records. — Carta Gilberti Prioris de Eynsham Priori de Sherburn dat. postridie Festi Quasi modo geniti, Anno 1255. This solemn Time in some Deeds

was expressed by the initial Letters, Q. M. S.

Auaternie, Quaternis, A Book, or Volume, properly in Quarto, or with each Sheet folded into Four Leaves .- Anselmus pracepit quatenus quaterniones in quibus ipsum opus conjeceram, destrue -notatis verbis ejus quaterniones ippenitus ventsos destruxi, iis quibus scripti erant aliis quaternionibus primo inscriptis. Eadmeri Liber de vita Anselmi apud Whartoni Angl. Sacr. P. 2. pag. 182. Cum Evangelio Johannis manibus propriis scribendo operam daret.— ad Ecclesiam nec clauso quaterno nec folio completo festinavit. Girald. Cambren. ibid. pag. 635.

Plurima his presul patravit signa stupendus, Que nunc in chartis f. ribuntur rite quadratis.

So in Petrus Blesensis Epist. 19. Quinque hujus novi operis quaternos mitto.

Quateronies of Wines : Fr. Quatriefme, a fourth Part, it being a Tax of the fourth Penny for all Wines retailed.

Duribold, Anno 17 E. 4. c. 2. A kind of Game prohibited by the same Statute. Perchance the fame with that we now call Shovel-board: And it may be Quechorde quasi Quickbord, because the Pieces wherewith they play run upon the Table

with great Celerity.

Queen, (Regina) Is either she that holds the of Eight Bushels. Fleta, lib. 2. c. 12. Quarterium Crown of this Realm by Right of Blood, or she that is married to the King, which last is called Queen Confort. In the former Signification, she is in all Conftruction the same that the King is, and has the same Power in all Respects: In the later the is Inferior, and a Person exempt from the A Ruartrisatio Is Part of the Punishment of a King; for she may sue, and be sued in her own raitor, by dividing his Body into Four Parts. Name: Yet what she hath is the King's, and what she loseth the King loseth. Staundf. Prarog. cap. 2. fol. 10. and Coke, lib. 4. Copyhold Cases, Coven, i. e. uxor, or the Wife of any one, but prop-Quarter-Seffions Is a Court held by the liftices of Peace in every County once every therefore she was anciently called the King's Queen;

854

She was also called Lady from the Sax. Hlafdia, as may be feen in feveral Saxon Charters, and particularly in Two of Queen Edyth, which are now in the Church of Wells, viz. Edyth, the Lady to great Earl Harold my Brother; and in Hun-tingdon, Lib. 5. Edelfleda Mercie Domina Rex vocatur, ad laudem & excellentiam mirificationis sux.

O Elfleda potens, O terror virgo virorum. Viffrix natura, nomine digna viri.

Duren Bold, (Aurum Regina) Is a Royal Duty or Revenue belonging to every Queen Confort, during her Marriage to the King of England, both by Law, Custom and Prescription, payable by fundry Persons in England and Ireland, (upon difundry Persons in England and Ireland, (upon diverse Grants of the King) by way of Fine or Oblation, amounting to Ten Marks or upwards; to wit one full tenth Part above the entire Fine, as Ten Pounds for every Hundred Pounds Fine, upon Pardons, Contracts or Agreements; which becomes a real Debt and Duty to the Queen, by the Name of Aurum Regina, upon the Party's bare Agreement with the King for his Fine, and recording it, without any Promise or Contract for this tenth Part exceeding it. Lib. Nig. Scac. pag. 43, 44. Coke's 12 Rep. fol. 21, 22. and Pryn's Tra-

Hate on this Subject, fer tot.

Due Effate, Translated verbatim, signifies Quem statum: In our common Law it is a Plea, €r. whereby a Man intitling another to Land, faith, That the same Estate he had, he hath from him: For Example, in a Quare Impedit, the Plaintist alledges, That such Four Persons were seized of Lands whereunto the Advowson in Question was appendant in Fee, and did present to sonem Ecclesia Remensis adjunxit. Glanvile, lib. 7. the Church, and afterward the Church became cap. 1. speaking of Lands, faith, Aut habet havevoid que estate del, &c. that is, which Estate of the Four Persons he has now during the Vacation, by Virtue whereof he presented, &c. Bro. Tit. Que Estate, f. 175, 176. New Book of Entries. verb. Que

Effate, and Co. on Lit. fol. 121.

Due cft nichme Signifies Verbatim, Which is the fame Thing, but is used in a legal Sense as a Word of Art in an Action of Trespass, or such like, for a positive Justification of the very Ast complained of by the Plaintist as a Wrong. For Example, in an Astion upon the Case, the Plaintist says, That the Lord threatned his Tenants at Will in fuch fort, that he forced them to give up their Tenures. The Lord for his Defence pleadeth, That he faid unto them, That if they would not depart, he would fue them at Law: This being the same threatning that he used, or to speak artificially, que est le mesme, the Desence is good. Of this, see Kitchin, cap. Que est le mesme, sol. 236.

Quem redditum reddat Is a Writ Judicial, that lies for him to whom a Rent feck or Rentcharge is granted, by Fine levied in the King's Court against the Tenant of the Land that refufeth to attorn to him, thereby to cause to attorn. Old Nat. Brev. fol. 126. West Symbol. part 2. Tit. Fines, fect. 156. and the New Book of Entries,

verb. Quem redditum reddit.

Mucrels, An Action preferred in any Court of Justice, in which the Plaintist was Querens or

Queen; for the West-Saxons had no other Name Complainant, and his Brief, Complaint or Defor a Queen than the King's Wise. Asserted claration, was Querela, whence our Quarrel a-Bifredi rebus, &c. pag. 3. Matt. Westm. Anno gainst any Person. Quietos esse a querelis was to be exempted from the customary Fees paid to the King or Lord of a Court, for the Purchase of Li-berty to prefer such an Action. But more usually to be exempted from Fines and Amercements, imposed for common Trespasses and Defaults. So King Henry 2. to Bernard de S. Walery terra sua sint quieta de omnibus placitis & querelis ex-ceptis murdredo & latrocinio. Paroch. Antiquit. pag. 123. See Mr. Kennet's Glossary.

Duerels frese fostize is a Writ of fresh Force.

See fresh Force.

Querela cozam Rege & concilio discutienda & terminanda, Is a Writ whereby one is called to justify a Complaint of a Trespass made to the King himfelf, before the King and his Council. Reg. Orig. f. 124.

Dueruta, Chorista, a Chorister, Querister, or Boy that sings in the Quire. — In secundo vero gradu subtus stent Vicarii, Diaconi—item in tertia forma pueros e queristas praeipimus collocari.

Prynn Collett. Tom. 3. p. 327.

Duesta, A Quest, or Inquest, Inquisition or Enquiry upon the Oaths of an impanelled Jury. Nec regnaverunt in diebus suis Perjuratores in questis & assissis sicut nunc. Joh. Capgrave de vita Hen. Spenser Epife. Norwic. apud Angl. Sacr. P. 2. pag. 360.

Dueffus, Or rather Duæffus, A quero, to feck or get, is taken for that Land which does not descend to us by Hereditary Right, but is gained by our own Labour and Industry; this we call Purchased Lands. In Lib. Ranus sub Stephano Rege consript. sect. 140. sub Tit. Quastus Ædnothi qui sho-ruit tempore Reg. Æthelredi, We read thus, Erat ikis diebus quidam Ælsstanus habens duas hidas apud Stapleford, quas frater Ædnothus numeratis eidem centum folidis argenti, reliquis questibus suis in possesditatem tantum, aut questum tantum, aut bereditatem & questum.

Qualtus est nobis Is the Form of a Writ of Nufance, which by the Statute 13 E. 1. cap. 24. lies against him to whom the House, or other Thing that breeds the Nusance, is alienated, whereas before the Statute, this Aftion lay only against him that first levied the Thing to the Annoyance of his Neighbour. See the faid

Statute.

Quia improvide Seems to be a Superfedeas granted in the Behalf of a Clerk of the Chancery, fued against the Privilege of that Court in the Common Pleas, and pursued to the Exigent, or in many other Cases where a Writ is errone-

oully sued. See Dyer, f. 33. m. 18.

Duth suris clamat Is a Writ Judicial, iffuing out of the Record of the Fine, which remaineth with the Custos brevium of the Common Pleas, before it be engroffed; and it lies for the Grantee of a Reversion or Remainder, when the parti-cular Tenant will not attorn. West Symbol. part 2. Tit. Fines, sect. 118. Reg. Indic. 36, 57. and the New Book of Entries on this Writ.

Quid pio quo Signifies verbatim, what for what, and is an artificial Speech, fignifying as much as the Greek συνάλλαγμα among the Civilians, which is a reciprocal Performance of both Parties to a Contract; and thereupon the giving of one Thing of a Value, for another Thing of

like

Dujetantia Affifarum fimer Affifam .- Per hec werba Johannes Stanley clamat quod ipfe & tenentes & residentes sui non ponantur in Assis, Jurat. nec magnis Assis. Plac. in Itin. apud Cestr. 14

Quietantia fecta, Pundzedi & Wichmote .-Per bac verba Johannes Stanley Arm. clamat quod iffe & tenentes sui non teneantur venire ad curiam isam. Plac. ubi supra. See Acquietantia.

Quietantis, Acquietantia, A Quietanee, Ac-

quittance, or testimonial of Receipt.

Dustare, To quit, acquit, or discharge, or save harmless. The common Form in old Deeds of Donation or other Conveyance. - De pradittis Nos & haredes Noftri quietabimus dictos,

Quiete clamare, To quit elaim, or renounce all Pretension of Right and Title. Quieta clamatio, Such Quit-claim or Act of Renunciation. De una virgata terra in Mixebury -— Richardus & Aldreda remiserunt & quiete clamaverunt de se 😂 haredibus Aldreda pradicto Abbati (de Osenei) 😂 Successoribus suis ----- pro hac autem remissione quiete clamatione & concordia idem Abbas dedit - xxx fol.

—Paroch. Antiq. p. 220. Quictus, Osiet, freed, acquitted, Is a Word u-fed by the Clerk of the Pipe, and Auditors in the Exchequer, in their Acquittances or Difcharges given to Accountants; usually concluding with an abinde recessit quietus, which is called a Quietus eft, and mentioned in the Act Of General Pardon. 12 Car. 2. 11. and 14 Car. 2. cap. 21. A Quietus eff granted to the Sheriff, shall discharge him of all Accounts due to the King. 21 Fac.

Dustus redditus A Rent-quit, or small Ac-knowledgment paid in Money, so called be-cause such Payment did acquit the Tenant from all other Service or Duties to the Lord. It was

ver, or ready Money. See Quit-Rent.

Duniquanchima Sunday Is that we call Sbrove-Sunday, and was so named, because it is amention it here, because they are frequently spoken of in our ancient Law Writers, as Britton,

facere ad summonitionem Regis per Annum, si conti- teenth Part to be levied. gerit per 15 dies ad custum eorum proprium; ita quod primus dies computatur a die quo vela navium erexerunt, usque partes ad quas tendere debent, vel ul-

Key of England, and that William the Conqueror was the first who made a Constable of Dover Caftle, and a Warden of the Cinque Ports, which he did to bring that County under a stricter Subjection to his Government; but King John was MS. the first who granted the Privileges to those Ports, which they still enjoy: However, it was upon Condition that they should provide Eighty Ships

like Value, as 10 li. for a Horse, &c. Kit.bin, fol. at their own Charge for Forty Days, as often as the King should have Occasion for them in the Wars, he being then under a Necessity of having a Navy for passing into Normandy to recover that Dukedom which he had loft. And Thorn tells us how many Ships each Port was to provide,

Hafings Twenty-one, and in each Ship Twenty-one Men, cum farcone ad quen pertinent tanquam membra unus vicus in Seford, Pevenefey, Hedney, Winchelfea, Rye, Hamine, Wakesborn, Creneth and

Ronney, Five Ships with Cordage, and in each Ship Twenty-four Seamen, ad quem pertinent, Bromhal, Lyde of Marstone, Dungemures, & vicus Romenhale.

Hythe Five Ships, and in each Twenty-one

Scamen, ad quem pertinet Westmethe.

Dover the like Number as Hastings, ad quem pertinet Folkston, Feversham, Margate.

Sandwich the like Number with Hythe, ad quem pertinet Fordwice, Reculver, Serve, Dale. See a Catalogue of the Lord Wardens of the Cinque Ports at the End of Mr. Sonther's Treatife of the Roman Ports and Forts in Kent, 8vo, Oxford 1693. in which Discourse there are many Authorities and Observations relating to the Antiquities and Cu-stoms of the Cinque Ports.

Quinquinal difme fignifies a Tenth of all Goods

for Five Years fuecessively.

Duinsieme or Duinzime, (Decima Quinta) is a French Word, signifying a Fisteenth; with us it is a Tax, fo called, because it is raised after the Fifteenth Part of Mens Lands or Goods. Anno 10 R. 2. c. 1. and 7 H. 7. c. 5. See Fifteenth and Tax. It is well known by the Exchequer Roll, what every Town throughout England is to pay for a Fifteenth. Sometimes this Word Quinsime or Quinzime, is used for the Fifteenth Day after any Feast, as the Quinzime of St. John Baptist. Anno 13 E. I. in the Preamble. See Fifteenth. It is a Missake that this was a Tax of the Fifteenth Part of all Lands, for it was of the Goods only, and it was first granted by the Parliament, 18 Ed. 1. viz. Comportus quinta decima Regi, Anno 18. per Archiepiscopos, Episcopos, Abbates, Priores, Comites, Barrans Commercial Comm bout the Fiftieth Day before Easter. The Rea-chiepiscopos, Episcopos, Abbates, Priores, Comites, Ba-son of the Name you may find in Durandi rationa-rones & omnes alios de regno, de omnibus bonis suis noli Divinorum, capit. de quinquagesima; and we bilibus convesse: The City of London paid this Year mention it here, because they are frequently for the Fifteenth. 28601. 13:8 d. and the Abbot of St. Edmonds 666 1. 13 s. 4 d. which was by Com-33. and divers others.

Dunnaur Portus, The Cinque Ports; which are, 1. Hastings, 2. Ronney, 3. Hythe, 4. Dover, and 5. Sandwich. To the first, Winchelsa and Rye belong, which are reckoned as Part, or Members of the Cinque Ports.

Servitum quad Hundred, who made a true Valuation of every Earones Quinque Portuum prascriptorum recognoscumt Man's personal Estate, and then caused the Fifteness Annum. B. contil teenth Part to be levied.

Duinta, i.e. a Mile: Sometimes 'tis called Quintum milliare; Civitatem Cenomanensem possideat cum tota quinta libere & pacifice. Pryn, in Lib.

terius quamdiu Rex voluerit ad custum ejus. See Ecclesia Angliae. 3 Tom. p. 35.

Cinque Ports.

Cambden tells us, that Kent is accounted the Key of England, and that William the Conqueror Pounds, at Six-score per Cent.—Unus quintallus ferri vel aceri qui continet ix petras & dimid. lib. valet ix s. & sic valet qualibet petra xii den. qualibet libra 1. den. — Regulæ Compoti domus de Farendon.

Muintane, Quintana, French Quintanane & Befant, a Kind of Exercise that young Men did, and still douse in some Places of this Nation, to

try

try the Agility of the Country Youth. Spelman died seised of Common of Pasture, or other like in his Gloffary describes it thus from his own Obfervation, --- Ejus forma (ut scmel aliquando puerulus vidi) has est, Ereita trabi pertica incumbit versatilis uno fine peram dimittens arena gravidam ; altero tabulam affixam, qua dum a currenti equite fortius basta impellitur, pera violentius circumacta, impellentis collum (ni citacius evaferit) fortiter verberat. But what it was anciently, Mat. Parif. in Hen. 3. fub initio, Anno 1253. thus delivers, Eo tempore juvenes Lond. statuto pavone pro Bravio ad stadium, quod quintana vulgariter dicitur, vires proprias & equorum cursus sunt experti. It was at first a Roman military Sport, and is fill retained and most pra-tised in those Parts of England which lay adja-cent to the Roman Garrisons and Ways. See a large Account of this customary Sport in Mr. Kennet's Paroch. Antiquit. p. 18.

Quint Eract, Quinto Evastus, 31 Eliz. cap. 3. Is the last Call of a Defendant, who is sued to the Outlawry, where, if he appear not, he is by the Judgment of the Coroners returned Outlawed; if

a Woman, waved. See Exigent.

Dunzime. See Quinsteme. Duistron, i. e. a Beggar; from the French Questeur, and that from the Lat. Quarere.

Duite-Claim, Quieta clamantia, Is a Release or Acquitting of a Man, for any Action that he hath, or might, or may have against him. Also a Quitting of one's Claim or Title. Bracton, lib. 5. trast. 5. cap. 9. num. 6. lib. 4. trast. 6. cap. 13. num. 1.

Duits Kent, Quietus redditus, Is a certain small Rent, payable yearly by the Tenants of most Manors; upon the Payment whereof they are quit and free, till it becomes due again: This in fome ancient Records, according to Spelman, is written White-Rent, because paid in Silver. Hither may be referred what we find in Lambard's Itinerary, pag. 212. concerning the Tenants of Christ-Church in Canterbury, dwelling without the Weald.

> De redditu 7 s. 6d. De viginti ovisos. 1 d. De Gallinis Zos. 16d.

The Sum of the whole Quit-Rent is -8 s. 11 d. Quod Clerici beneficiati De Cancellaria Is a Writ to exempt a Clerk of the Chancery from the Contribution towards the Proctors of the

Clergy in Parliament. Reg. Orig. f. 261. Quod Cleriet non eligantur in Dfficio Ballis bi, &c. Is a Writ that lies for a Clerk, which, by reason of some Land he hath, is made, or in doubt to be made Bailiff, Beadle, Reeve, or some fuch like Officer. See Clerico infra facros, &c.

Reg. Orig. fol. 187. and F. N. B. fol. 261.

Auod et Deforerat Is a Writ that lies for the
Tenant in Tail, Tenant in Dower, or Tenant for Term of Life, having loft by Default, against him that recovered, or against his Heir. See Broke, hoc Tit. Reg. Orig. f. 171. and the New Book of Entries, verb. Quad ei Deforceat.

Duod non permittat. See Consuetudinibus &

Servitiis.

Much vermittat Is a Writ that lies for the Heir of him that is differied of his Common of Pasture against the Heir of the Dissection being dead. Termes de lay Ley, 526. Britton, cap. 8, says That this Writ lies for him, whose Ancestor Bracebridge of Kinnersbury Esq; dated 7 H.S. wherein

Thing annexed to his Inheritance, against the Deforceor. See Bro. boc titulo, Reg. Orig. fol. 155. and the New Book of Entries, verb. Quod permit-

Quod Perfona nec Diebendarii, ac. Is a Writ that lies for spiritual Persons that are distrained in their spiritual Possessions, for the Payment of a Fifteenth with the rest of the Parish. F. N. B. fol. 176.

Duo Jure Is a Writ that lies for him that has Land, wherein another challengerh Common of Pasture Time out of Mind: And it is to compel him to shew by what Title he challenges it. F. N. B. fol. 128. and Britton more largely, c. 59.
Reg. Orig. fol. 156. and the New Book of Entries,

verbo Quo jure.

Duo minus Is a Writ that lies for him that hath a Grant of House-bote and Hay-bote in another Man's Woods, against the Grantor, making such Waste as the Grantee cannot enjoy his Grant. Old Nat. Brev. fol. 148. and Kitchin, fol. 178. This Writ also lies for the King's Farmer in the Exchequer, against him to whom he selleth any Thing by way of Bargain touching his Farm, or against whom he hath any Cause of personal Action. Perkin's Grants, 5. For he supposeth by the Vender's detailing on the professor him he is the Vendee's detaining any Due from him, he is made less able to pay the King's Rent. And under this Pretence, any one who pays the King a Fee-Farm Rent, may have this Writ against any other Person for any Debt or Damage, and bring the Cause to Trial in the Exchequer.

Duogum Is a Word often mentioned in our Statutes, and much used in Commissions both of Justices of the Peace, and others, and so called from the Words in the Commission, Quorum A. B. unum esse volumus: As for Example, Where a Commission is directed to Seven Persons, or to any Three of them, Whereof A. B. and C. D. to be Two, there A. B. and C. D. are said to be of the Quorum, because the rest cannot proceed without them; so a Justice of the Peace and Quorum, is one without whom the rest of the Justices in some Cases cannot proceed. Anno 3 H. 7. cap. 3. and 32 H. 8. cap. 43.

Duozum nomins. In the Reign of H. 6. the King's Collectors and other Accountants were much troubled in passing their Accounts, by new extorted Fees, and forced to procure a late invented Writ of Quorum nomina, for Allowance of the Barons of the Cinque Ports, and their suing out their Quietus at their own Charge, without Al-

lowance from the King. Chron. Anglia.

Quo Marranto Is a Writ that lies against him that usurps any Franchise or Liberty against the King, as to have Waif, Stray, Fair, Market, Court-Baron, Leet, or fuch like, without good Title. Old Nat. Brev. f. 149. Or else against him that intrudeth himself as Heir into Land. Bra-Hon, lib. 4. traft. 1. cap. 2. num. 3. Bro. boe Tit. 18 E. 1. Stat. 2 & 3. & Anno 30. ejustem. And the New Book of Entries, verb. Quo War-

Quota, A Tax or Imposition to be levied in equal Manner. — Et quod nulla impositiones, contributiones, taxa, quotæ, tallagia vel auxilia ipsis tan-

it is appointed, That his best Quyke should be taken

in the Name of his Mortuary

The Quire of a Boar Is the Hounds Fee, but what Part it is we are unsatisfied : but if we may guess, we think it may denote the Heart. And then doubtless a Word corrupted from the French Coeur. Skynner's Etymologicum Ling. Angl.

R.

Is called Litera canina, the Dog's Letter; R is called Litera canna, the Dogs Letter, in Lawrence the Congression Parliament at because it has a jarring Sound, such as dest Son Edward Prince of Wales in Parliament at the Congression Visit of his Reign. Dogs use when they inarl; and Pomponius writes, That it was first invented by App. Claudius, in L. 2. de Orig. Fur. Sce Vocab. utriusque juris.

Macha. Ut etiam Caudas racharum vestibus ejus affigerent, read vaccarum. Malmisbury, lib. 2.

Rathet, Rachetum, or (as Skene) Rachatum, Dc-Wellh fignifies Seneschallus, Surrogatus, Prapositived from the French Rachater or Racheter, redimere; it is the same Thing with Theftboote, which is the Compensation or Redemption of a Thief. Rachetum est thiefbute vel redemptio capta pro venditione furum, latronum vel aliovum malefastorum. Skene de verb. fignif. verb. Rachetum.

there tortured ut fides inveniatur. An Engine in ing to which they were after taxed in the Court the Tower with Cords and Strings to extort Con- of Rome. This Roll, among other Records, being fellion from Delinquents: John Holland Earl of taken from the Scots by our King Edward the Huntingdon was by King Henry the Sixth created First, was re-delivered to them in the Beginning Duke of Exeter, and made Constable of the Tower: of Edward the Third's Time. Ragemans and He and William de la Poole Duke of Suffolk, and o- Blanks to be burnt. Cott. Records, fol. 364. Sir Exeter first brought into the Tower the Rack or Brake, allowed in many Cases by the Civil Law; and thereupon it was called The Duke of Exeter's Daughter. 3 Inft. 35.

Anno 32 Hen. 8. 14. Is a fe-Bakebintage. cond Vintage, or Voyage, for Wines by our Merchants into France, &c. for racked Wines, cleanfed tem de canibus quod Rainhundt vocant, a Dog which and drawn from the Lees: From this Voyage our Merchants commonly return about the End of

December, or beginning of Fanuary.

Backell, i. e. Hasty; from the Sax. Recene,

Badecheniffres, In Domesday Book, Interpretatur pro liberis hominibus, as fol. 18. Tit. Glouc. Ber-- Hii Radechenistr. arabant & hirciachelay --bant ad Curiam Domini, & ibidem Tit. Derhurst, De terra hujus Manerii tenebant Radechenistres, i. liberi homines, forte (saith Spelman) sit idem quod Bractano Radenights. The same also were called Sokemans, and Sochemanni. See Co. on Lit.

fett. 117. verb. Socagium, pag. 86.
Radeboge, i. e. Tapestry, such as is usually hanged in a Schate-House: From the Sax. Rad,

confilium, and Fore, ante.

Hadgondes: 'Tis a Disease which oppresses one fuddenly : From the Sax. Rath, cito.

Radius Is mentioned in Fleta, lib. 2. cap. 73. par. 12. and it fignifics a Furrow.

Rad Rnights. See Rod-Knights.

Fradman. Domesday, Tit. Herefseire, 15. Bordar. Prapositus & unus Radman, &c. It seems to be the same with Rodeknight, unless peradventure it be derived from Read Counsel, and so Readmans signifies Counsellors.

Radnoz. See Magi.

Raffinage, i. e. A Refining.

Ragaleia terræ, i. e. A fingle Furrow of Land

ploughed in a ftrait Line.

Rageman Is a Statute fo called of Justices, affigned by Edward the First, and his Counsel, to go a Circuit through all England, and to hear and determine all Complaints of Injuries done within Five Years next before Michaelmas, in the Fourth Year of his Reign.

Raglona Is a Word mentioned in the Charter of Edward the Third, whereby he made his El-Westminster the Seventeenth Year of his Reign, recited by Selden in his Titles of Honour, pag. 597.

Cum Foreflis, Parcis, Chaseis, Boscis, Waremis, Hundredis, Comotis, Ragloriis, Ringeldiis, Wodewardis, Constabulariis, Ballivis, &c. Davis in his Dictionary says, That Rhaglaw among the

Ragiogius, i. e. A Steward. Selden, Tit. of Honour, f. 597. Cum bundredis, commotis, ragloriis, Ren-

geldis, &.

Banman's Roll, (restius Ragimund's Roll,) so ealled from one Ragimund, a Legat in Scotland, Machimburgi, i. e. Judges. Leg. Canuti, cap who, calling before him all the beneficed Persons in that Kingdom, caused them, upon Oath, to 103.

163.

18ack, Fidicula, So called, because Persons are give in the true Value of their Benefices, according to which they were after taxed in the Court He and William de la Poole Duke of Suffolk, and o-Blanks to be burnt. Cott. Records, fol. 364. Sir thers, intended to have brought in the Civil Richard Baker in his Chronicle, f. 127. faith, That Laws; for a Beginning whereof, the Duke of Edward the Third surrendred, by his Charter, all his Title of Sovereignty to the Kingdom of Scotland, restored divers Deeds and Instruments of their former Homages and Fealties, with the famous Evidence called Ragman's Roll.

Bainhundt. In the Constitutions of King Canutus, touching the Forest, Art. 30. 'tis said, I-

will watch in the Rain. Du Fresne in Verbo canis.

Ramilia, Lopping and Topping, or the Branches, Boughs, or Heads of Trees cut off or blown -Poterunt etiam colpare & babere ramilidown.am, & omnia genera arborum qua in eodem manerio fuerant. Continuat. Histor. Croiland, pag. 473. Ramalia, Broken Boughs. Cum autem in boscis nostris aliqua succiderimus, licebit eis sine aliquo ferramento vel aliquo ustilio succibili intrare, & Ramalia qua de Wyveda remanserint, qua Anglice Sprendicuntur, colligere. - Conventio inter Priorem & Conv. Cant. & Homines suos de Chertham, anno 1166. Reg. Eccl. Christi Cantuar. MS. penes Rev. Johannem Episc. Norwic. Et de bosco meo concessi 10 Caru-catas de Ramilio. Monast. 1 Tom. p. 800.

Ban, Is a Saxon Word, and fignifies aperta ra-pina, open or publick Theft. Lamb. Archai. fol. 125. defines it thus, Ran dicitur aperta rapina, que negavi non potest. In the Saxon Laws of King Canute cap. 58. — Si in prosectione militari Ran commissert, pro facti ratione emendato. Hoveden in the latter Part of Hen. 2. speaking of some Things, which William the Conqueror mended in the Laws of England, faith, Decretum eft etiam ibi, ut si Francigena appellaverit Anglicum de perjurio aut murdro, furto, homicidio, Ran quod dicunt apertam rapinam qua negari non potest, Anglicus se defendet, per quod melius voluerit, aut judicio ferri aut duello. So we Rill

ftill fay, when a Man takes away the Goods of another by Violence, he hath taken all he could

Rap and Ran. Rap, from rapio, to finatch. Gauge, From the French Ranger, to order, dispose of. It is used in the Forest Laws both as a Verb, as to Range; and a Substantive, as to make Range, Charta de Foresta, cap. 6. To Range also

fignifies to wander and stray about.

Ganger Is a fworn Officer of the Forest, of which there are Twelve, Id. cap. 7. whose Anthority is in Part described by his Oath set down by Manwood, part 1. pag. 50. but more particularly part 2. cap. 20. num. 15, 16, 17. His Office chiefly confifts in Three Points, To walk daily through his Charge, to fee, hear and inquire, as well of Trespasses as Trespassers in his Bailiwick; To drive the Beasts of the Forest both of Venery and Chace out of the deafforested into the forefled Lands: And to present all Trespasses of the Forest at the next Court holden for the Forest. This Ranger is made by the King's Letters Patent, and hath a Fee of Twenty or Thirty Pounds paid yearly out of the Exchequer, and certain Fee-Deer. Rangeator Foresta de Whittlewood. Pat. 14 R. 2.

Kansom, Redemptio, Is derived of the French Rancon or Rencon, redemptio fignifies properly the Sum that is paid for the Redeeming one that is taken Prisoner in War: But it is used also for a Sum of Money paid for the Pardoning some great Offence, as in the Statutes of 1 H. 4 cap. 7. 11 H. 6. 11. and 23 H. 8. cap. 3. where Fine and Ransom are joined together: But here note, That when one is to make a Fine and Ransom, the Ransom shall be treble to the Fine. Cromp. Just. Nanjem man be those the time time. Owning page of Peace; fol. 142. and Lamb. Eiren. lib. 4. cap. 16. pag. 556. Horne in his Mirror of Justice makes this Difference between Americament and Ransom, that Therefore the Redemption of a corporal Punishment due by Law to any Offence. Lib. 3. cap.

De Americament taxable. See Co. on Litt. fol. puted in Fleta, lib. 2. cap. 12. sect. 12. Rafus alle-

frane, Rapa and Rapus, Is a Part of a County, being in a Manner the same with a Hundred, and fometimes contains in it more Hundreds than one. As all Suffex is divided into fix Rapes only, viz. Of Chichester, Arundel, Brember, Lewes, Pevenfey and Hastings; every of which, besides their Hundreds, hath a Castle, River and Forest belonging to it. Cambd. Brit. pag. 225, and 229. These, in other Countries, are called Hundreds, Tythings, Lathes and Wapentakes. Smith de Rep.

Angl. lib. 2. cap. 16.

Tape, Raptus, Is a Felony committed by a Man, in the violent deflouring of a Woman against her Will, be she old or young. Britton, cap. 1. West. Syn. bol. part 2. Tit. Indistments, sett. 54. hath these Words, Copulation violent is termed a Rave or Ravishment of the Body of a Woman against her Will, which is carnal Knowledge had of a Woman, who never confented thereunto before the Fact or after. And this in Scotland ought to be complained of the same Day or Night that the Crime is committed. Skene de verbor. signif. verh. Raptus, and his Reason is, quia lapsu diei hoc crimen prascribitur. Co. on Lit. lib. 2. cap. 11. sect. 190. says, If the Woman conceive, it is no Rape; for the cannot conceive, un-less the consent. This Offence is Felony both in the Principal and his Aiders. 13 R. 2. ftat. 2. cap. 1. 11 H. 4. cap. 13. 1 E. 4. cap. 1. and Westm. 2. cap. 13. and shall not be allowed the Benefit of ories joining together, for him that findeth his

Clergy. 18 Eliz. cap. 7. And Fleta fays, The Complaint must be made within Forty Days, or else the Woman may not be heard, lib. 3. cap. 5. seft. Praterea. And carnal Knowledge of a Woman under Ten Years old is Felony. 8 Eliz. 6. Of the Diversity of Rapes, see Crompt. Justice of Peace, fol. 43, 44. The Offender is called Raptor, a Ravisher, and in Bratton's Time was punished with the Loss of his Eyes and Stones, One calo rem stupri induxerunt, 3 Inst. fol. 60 See Ravishment. The Civil Law useth Raptus in the same Signification, And rapere virginem vel mulierem est ei vim inferre & violare. Sec Dyer, Term. Mich. 13 & 14 Eliz. pag. 304.

tispe of the forest, Raptus Foresta, Is reckon-ed among those Crimes, whose Cognisance be-longs only to the King. Violentus concubitus, Rap-tus Foresta, relevationes baronum suorum, &c. Leg. Hen. 1. cap. 10. Trespass committed in the Forest

by Violence.

Rapine, Rapina, To take a Thing in private against the Owner's Will, is properly Thest; but to take it openly, or by Violence, is Rapine, 14 Car. 2. cap. 22. and 18 Car. 2. cap. 3.

Tiaptu færedis Is a Writ lying for the Taking away of an Heir holding in Socage; of which there are Two Sorts, one when the Heir is married, the other when he is not; of both thefe,

see the Reg. Orig. fol. 163.
thase, Raseria. It seems to have been a Meafure of Corn now difused. Toll shall be taken by the Rase, and not by the Heap or Cantel, Ordinance for Bakers, Brewers, &c. cap. 4 Debentur ei annuatim decem & octo Raseriæ avenæ, & fex Raseriæ bordei, &c. Spelman. Et de uno Rasario frumenti in unoquoque menfe ortolano, & ad natale Domini de uno Rasario Brasii de Masshemalt, de ordeo & avenis, & dimidium Rafarii de Grethmalt. -

orum continet xx flones, & qualibet flonis xxv. ca-

Raftall Was an eminent and learned Lawyer, that lived in Queen Mary's Days, and was a Ju-flice of the Common Pleas; he made an Abridgment of the Statutes, which bears his Name to this Day. He was also the Author of the New Book of Entries.

Batæ, Leicester.

Fate tithe Is, when Sheep, or other Cattel are kept in a Parish for less Time than a Year, the Owner must pay for them pro rata, according to the Custom of the Place, F. N. B. fol. 51.

Broke, Difmes 26. Pro rata dicimus, pro proportione vel proportionaliter. Lindewode.

Hartstation, Ratificatio, A ratifying or con-

irming. It is used for the Confirmation of a Clerk in a Prebend, &c. formerly given him by the Eishop, &c. where the Right of Patronage is doubted to be in the King. See Reg. Orig. fol.

Gatio, Properly fignifics Reason; but we take it mostly for an Account, as reddere rationem, to give an Account, and so it is frequently used.

Hatio, i. e. A Cause, or Judgment given in a Cause, and ponere ad rationem is to eite one to appear in Judgment. Walfingh. 88.

hationabuibus dibifis Is a Writ that lies where Two Lords, in divers Towns, have Seigni-Waste

ed upon, against the other that hath encroached, thereby to rectify their Bounds; in which Respect Fitzberbert calls it in its own Nature a Writ of Right. The Old Nat. Brev. says, That this is a Kind of Jufficies, and may be removed by a Pone out of the County to the Common Bench. See the Form and Use hereof in F. N. B. ful. 128. and Reg. Orig. fol. 157. and New Book of Entries, verb. Rationabilibus divisis. The Civilians call this Judicium finium regendo-

Rationabili parte bonozum Is a Writ that lies for the Wife against the Executors of her Husband, denying her the third Part of her Huf-band's Goods, after Debts and Funeral Charges defrayed. F. N. B. fol. 222. who there eites the eighteenth Chapter of Magna Charta, and Glanvile, to prove that according to the Common Law of England, the Goods of the Deccased, his Debt first paid, should be divided into Three Parts, whereof his Wife to have one, his Children the Second, and the Executors the Third; and this Writ lies as well for the Children as Wife, which appears by Reg. Orig. fol. 142. Yet it feems to be in Use no where, unless the Yet it seems to be in Use no where, unless the Rebellare Signifies to Fight. Ad rebellandum Custom of the Country leads to it. See the se sunning capit. Vita Offe Regis. New Book of Entries, verb. Rationabili parte bono-

Bationale Was the same with Pallium : It was worn by the High Priest of the old Law, as a and Bishops, as a Token of the highest Virtue, que gratia & ratione perficitur, and from hence 'tis called Rationale.

Batoitibins flubius, The River Taffe in Gla-

morganshire.

Rabushment, Raptus, Signifies an unlawful Taking away either a Woman, or an Heir in Ward: Sometimes also it is used in the same Sense with Rape, which see.

Babiffmient de gard Was a Writ that lay for the Guardian by Knights-service, or in Socage, against him that took from him the Body of his Ward. See F. N. B. fol. 140. See 12 Car. 2.

cap. 24.

iRivifier. Raptor, He that deflours a Woman by Violence. See the Penalty for ravifing, or being ravished, afterwards contenting, in the Sta-

tute 6 R. 2. cap. 6. See Rape.
Rame Is a Word mentioned Anno 4 E. 4. 1.
Ramnge and Ramnger. See Range and Ran-

hap Is a Word appropriated to Cloth never coloured or died. 17 R. 2. cap. 3. 11 H. 4. cap. 6. and I R. 3. cap. 8.

Rapth, Anno 6 Hen. 6 A Motion was made in Parliament against a certain Trial in Wales, called

a Rayth, q. Read, i.e. Advice: From the Saxon Raed, confilium: Thus in our old Bibles, the Verse in the first Pfalm is thus translated, viz. The Man is bleft, seriptum ad warestandum & Rebinandum cum semithat hath not bentto wicked Council.

Reaffozeffed Is where a Forest hath been difafforested, and again made Forest, as the burn, Arm. Forest of Deane, by the Statute of 20 Car. 2.

Waste by little and little to have been encroach- have reaped their Lord's Corn, or done their other customary Duties. --Homines minores de Inglesham habebunt, si operantur in Autumno, diniidiam acram frumenti non stercorati, & dimidiam acram dragei ad Rip-towel. --- Consuctud. domus de Farendon MS. f. 15.

heafonable Appe, Rationabile auxilium, Was a Duty that the Lord of the Fee claimed of his Tenants holding by Knights-service, or in So-cage, to marry his Daughter, or make his Son Knight. Westm. 1. cap. 39. but taken away now, See the Stat. 12 Car. 2. cap. 24.

Reathen, i. e. hafty: From the Sax. Rath, cito,

from whence we derive the Word Wrath.

Beattachment, Reattachiamentum, Is a second Attachment of him that was formerly attached and dismissed the Court without Day, as by the not coming of the Justices, or some such Casuaity. Broke, hoc titulo, where he makes Re attachment General and Special: General, is where a Man is reattached for his Appearance upon all Writs of Affize lying against him. Bro. ibid. num. 18. Then Special must be for one or more certain. Reg. Judic. fol. 35. and New Book of Entries, hoc verbo.

fe judy; premume capu. Via One Regis. fietellion, Rebellio, Is a French Word, or rather Latin, fignifying the Taking up of Arms traiteroufly against the King, be it by natural Subjests, or by others once subdued: Among the Sign of the greatest Perfection, and by the Pope Romans it denoted a second Resistance of such as formerly being overcome in Battel, yielded to their Subjection. The Word Rebel is sometimes attributed to him that wilfully breaks a Law. 25 E. 3. 6. and 31 E. 3. ftat. 3. cap. 2. Sometimes to a Villain diffobeying his Lord. 1 R. 2. cap. 6. Commission of Rebellion. See in Commission.

Rebellious Marmbly Is a gathering together of Twelve Persons, or more, intending or going about, practiting or putting in Ure, unlawfully of Statutes of this Realm; or to deftroy the En-closure of any Park or Ground inclosed, or Banks of any Fish-pond, Pool or Conduit, to the Intent the same shall remain void; or to the Intent unlawfully to have Common, or Way in any of the said Grounds; or to destroy the Deer in any Park, or any Warren of Conies, or Dove-houses, or Fish in any Ponds; or any House, Barns, Mills, or Bayes, or to burn Stacks of Corn, or to abate Rents, or Prices of Victuals. Anno 1 Mar. 12. & 1 Eliz. 17. Sec West. Symbol. part 2. Tit. Indistments, fett. 65. and Cromp. Fust. of Peace, fol. 21.

staret nobis diem & locum effe constitutos trafato Roberto ad respondendum Rebello in causa pradicta sibi porretto. - Cartular. Abbot. Glaston. MS. f. 108.

Rebinandum. Noveritis me teneri per prafens To wicked Read bis Ear, i.e. ne meo proprio, tam cum semine yemali, quam cum semine quadragesimali, totam terram arabilem R. B. &c. Charta Nic. Dubbe dat. 3 Edw. penes Henr. Mil-

Rebinare Was to plow the Ground the third Realty Is an Abstract of Real, and contradiffinguished from Personalty.

Beapstowel Rip-towel, The Gratuity or Reward given to customary Tenants, when they

der to prepare it for fowing Wheat, &c. Die Sabbati post Festun: omnium Santtorum Anno 1322. Sancii Petri ad vincula realiter dimittantur, & tunc primum libere ingrediantur Fratres succedentes-Si quas vero terras warectaverit vel rebinaverit defunctus, sumptus appositos Executoribus defuncti vivus succedens solvere teneatur. Ex Libro Statuto-rum Ecclesiæ Paulinæ per Tho. Lyseaux Decanum collect. Ms. pencs Rev. Joh. Epiteopum
Norwic.——— Concessi quod cum araverint, vel
warettaverint, vel rebinaverint pradictas terras suas,
fossint ducere & vertere carrucas suas super terram proxime jacentem absque impedimento. Cartular Abb. Radinges MS. f. 71. a.

Rebutter, Cometh of the French Boster, repel-lere, and fignifies the fame in the Common Law. For Example, A Man grants Land to the Use of himself, and the Issue of his Body, to another in Fee with Warranty. And the Donce leafeth out his Land to a Third for Years; the Heir of the Donor impleadeth the Tenant, alledging, that the Land was in Tail to him: The Donee comes in, and by Virtue of the Warranty made by the Donor, repelleth the Heir, because though the Land was intailed to him, yet he is Heir to the Warrantor likewife; and this is called a Rebutter. Bro. Tit. Barre, rum. 23. And again, If I grant to my Tenant, to hold fine impetitione vafti, and afterward I implead him for Waste made; he may debar me of this Action, by shewing my Grant: And this also is a Rebutter. Bro. ibid. num. 25. New Book of Entries, verb. Rebutter, and Co. on Lit. fol. 365.

Betaption, Recaptio, Signifies a fecond Diffress

of one formerly distrained for the same Cause, and also during the Plea grounded on the for-mer Distress: It likewise fignifies a Writ lying for the Party thus distrained; the Form and farther Use thereof, you may see in F. N. B. fol. 86. Reg. Judic. fol. 69. and the New Book of Entries,

verbo Recaption.

Receit. See Resceipt.

Ecceiver, Receptor, Is with us as with the Civilians, commonly used in the evil Part for such as receive stolen Goods from Thieves, and conceal them. But annexed to other Words, as the Receiver of Rents, &c. it fignifies many Times an Ofor of great Account belonging to the King, or other great Person. Cromp. Fur. fel. 18. There is also an Officer called the Receiver of Fines, who receives the Money of all such as compound with the King upon original Writs in Chancery. West. Symbol. part 2. Tit. Fines, sect. 106. Receiver of all Offices accountable, I E. 4. cap. I.

Biceiber: Beneral of the Durcho of Lancaffer Is an Officer belonging to the Dutchy Court, that gathers in all the Revenues and Fines of the Lands of the faid Dutchy, and of all Forfeitures and Assessments, or what else is thence received.

Anno 39 Eliz. cap. 7.

Receiver-General of the Court of Wards and Liveries Was an Officer belonging to that Court; but the Court being taken away by the Stat. 12 Car. 2. cap. 24. that Officer is also out of

35 Eliz. cap. 4.

Recella Are Things of little Value. See Servi-

omni lastagio, tollagio, passagio, cayagio, rivagio & omni wrecco & de omni venditione, a hato & rechato suo super totam terram & potestatem nostram.

Placit. temp. Edw. 1. & Edw. 2. MS. 4to penes Dom. Fountains ex Æde Christi Oxon.

Beridivare, To relapse after a Recovery. 'Tis mentioned in Petrus Blesensis, Epist. 131.

Recumum for Raticcinium. Recluse, Reclusus, Is one that by Reason of his Order in Religion, is that up, and may not ftir out of the House or Cloister, of whom Lit-

tleton speaks, fed. 434.

in countance, Recognitio, Cometh of the French Recognissance, and is as a Bond or Obligation of Record, testifying the Recognisor to owe to the Recognifies a certain Sum of Money, and is acknowledged in some Court of Record, or before some Judge, Master of the Chancery, or Justice of Peace, 276. 23 H. S. 6. and those that be meer Recognifiences are not scaled but enrolled, and Eventually the Secret theoretics by and Execution by Force thereof is of all the Recognifor's Goods or Chattels (except draught Beafts and Implements of Husbandry) and the Moiety of his Lands. West. Symbol. part 1. lib. 2. feet. 149. and Reg. Orig. fol. 146, 151, & 252. See also Statute-Merchant and Statute-Staple. Recognifance hath yet another Signification, as appears by these Words in the Statute, Westm. 1. cap. 36. For it is there provided and agreed, That if any Man be attainted of Dissessin, done in the Time of the King that now is, with Robbery of any Manner of Goods or Moveables, by Recognitance of Assis of Novel Dissessing the Fudgment shall be, &c. where it is used for the Verdist of the Twelve Men impanelled upon an Assie, which Twelve are also called Recognitors of the Assie. Lit. fol. 72. So also Bracton names them, lib. 5. tract. 2. cap. 9. rum. 2. and lib. 3. tract. 1. cap. 11. num. 16. the Stat. 20 E. i. Stat. 4. and New Book of Enries, verbo Recognifance.

Econnifee Is he to whom one is bound in a

Recognifance, 11 H. 6. cap. 10.

the cognition, (Recognitio) An Acknowledgment. It is the Title of the First Chapter of the Statute 1 Fac. whereby the Parliament acknowledged the Crown of England, after the Death of Queen Elizabeth, to have rightfully descended to King James. Scc Skene de verbor. signif. verb. Recognition.

Becognitione adnullanda per bun & duritiem faita Is a Writ to the Justices of the Common Bench, for the fending of a Record touching a Re ognifance, which the Recognifor suggests to have been acknowledged by Force and Duress, that if it be so, it may be annulled. Reg. Orig. fol.

Recognitors, Recognitores, Is a Word frequently used for the Jury impanelled upon an Affise: The Reason why they are so called, is, because they acknowledge a Disseisn by their Verdict. Bracton, lib. 5. tract. 2. cap 9. num. 2. & lib. 3.

tract. 1. cap. 11. num. 16. Beconciliare. A Church is faid Reconciliari

when it is confecrated again, after it hath been polluted, or in the Possession of Pagans or Here-Receiber Beneral of the Muster-Rolls, Anno ticks. Mat. Parif. Anno 1152. Mat. Westm. Anno

Record,

Record, Recordum, Cometh of the Latin Recorduri, to remember, and fignifies an authentick and uncontroulable Testimony in Writing, contained in Rolls of Parchment, and preserved in Courts of Record, and they are said to be Vetustatis & vertiatis vestigia. Coke's Presace to his S Rep. Britton, cap. 27. and Lamb. Eiren. lib. 1. cap. 13. An Ast committed to Writing in any of the King's Courts, during the Term wherein it is written, is alterable, being no Record; but that Term once ended, and the Act duly enrolled, it is a Record, and of that Credit, that admits no Alteration or Proof to the contrary. Bro. Tit.
Record, num. 20, 22. yet see Co. 4 Rep. Rawlin's
Case, fol. 52. The King may make a Court of
Record by his Grant. Glanville, lib S. cap. 8. Britton, cap. 121. As Queen Elizabeth by her Charter, dated the 26. of April, in the Third Year of her Reign, made the Confistory Court of the University of Cambridge, a Court of Record. Bro. Tit. Record, feems to infinuate that no Court Ec-Tit. Record, feems to infinuate that no Court Ecclefiaftical is of Record; yet we fee that Bishops certifying Bashardy, Biganny, Excommunication, a Marriage, Divorce, or the like, are credited without farther Inquiry. Fleta, lib. 6. cap. 39, 40, 41, 42. Lamb. Eiren. lib. 1. cap. 13. Glanvile, lib. 7. cap. 14, 15. Reg. Orig. fol. 5. Bratton, lib. 5. tract. 5. c. 20. num. 5. Britton, cap. 92, 94, 106, 107, & 190. Dott. & Stud. lib. 2. cap. 5. And a Testament shewed under Scal of the Ordinary is not travelfable. 36 H. 6. c. 31. Perkin's Testament 491. Fulbeck's Paral-lels, f. 61. The Reason of which Opinion may be, because by the Civil or Canon Law, no Record is held fo firm but that it may be checked by Witnesses able to depose it to be untrue; whereas in our Common Law against a Record of the Ming's Court, after the Term wherein it is made, no Witness can prevail. Britton, cap. 109. Co. lib. 4. fol. 71. Hind's Case. Lib. Ass. fol. 227. nota 21. We reckon Three Sorts of Records, viz. A Record Fudicial, as Attainder, &c. A Record Ministerial upon Oath, as an Office or Inquisition found. And a Record made by Conveyance and Consent, as a Fine or Deed enrolled, or the like. Co. lib.

4. fol. 54. b. Ognel's Cafe.

Re ognere factae, or Recognati factae, Is a
Writ directed to the Sheriff, to remove a Caufe
depending in an inferior Court, as Court of antient Demesie, Hundred or County to the King's Bench or Common Pleas. F. N. B. fol. 72. Where, and in what Cases this Writ lies, read Broke, Tit. Recordare & Pone. It feems to be called a Recordare, because it commands the Sheriff to Whom it is directed to make a Record of the Proceedings by himself and others, and then to send up the Cause. See the Table of the Reg. Orig. verbo Re ordare. See also Certierari, and Accedas ad Cu-

Becorder, Recordator, Is he whom the Mayor, or other Magnifrate of any City or Town Corporate having Jurisdiction, or a Court of Record within their Precincts, by the Kings Grants, doth associate to him for his better Direction in Matters of Justice and Proceedings according to Law: And is therefore for the most part a Man versed and experienced in the Law. What they call a Recorder in other foreign Parts, fee in the Custumary of Normandy, cap. 107, & 121.

wera.co & processu mutendis Is a Writ to call a Record, together with the whole Proceeding in the Cause, out of an inferior Court into the King's Court: Which fee in the Table of the Reg. Orig. how diverfly it is used.

Becozoo utlagaciz mittendo Is a Judicial Writ,

which see in Reg. Fudic. fol. 32.

1Secovare Is a Word mentioned in Mat. Wesm.

Anno 1216. viz. Ise sunt terre quas Rex Fob. amist, qui nihil horum recovavit ufque ad diem mortis fua.

It fignifies to recover.

Bicovery, Recuperatio, May be extracted from the French Recouvrer, i. recuperare, And fignifies in Judgment or Trial of Law, as Evistio doth a-mong the Civilians. And here note, That there is a true Recovery, and a feigned one. A true Recovery is an actual or real Recovery of any Thing, or the Value thereof by Judgment; as it a Man fued for any Land, or other Thing moveable or immoveable, and have a Verdict and Judgment for him. A feigned Recovery is (as the Civilians call it) Quedam fictio Furis, a certain Form or Course set down by Law, to be observed, for the Better assuring of Lands or Tenements unto us; and the End and Effect thereof is (according to West. Symbol. part 2. Tit. Recoveries, sett. 1.) to discontinue and destroy Estates-tail, Remainders and Reversions, and to bar the Intails thereof. And in this Formality are required Three Persons, viz. The Demandant, Tenant and Vouchee. The Demandant is he that brings the Writ of Entry, and may be termed the Recoverer. The Tenant is he against whom the Writ is brought, and may be termed the Recoveree. The Vouchee is he whom the Tenant voucheth, and calls to Warranty for the Land in Demand. A Recovery with double Voucher is, where the Tenant voucheth one, who voucheth another, or the common Vouchee. And a Recovery with treble Voucher is, where Three are vouched. But to explain this Point a little more: A Man that is desirous to cut off an Estate-tail in Lands or Tenements, to the End, to fell, give, or bequeath it, caufeth (by the Contrivance of his Counfel or Attorney) a feigned Writ of Entry fur disseisn en le Post, to be brought for the Lands of which he intends to cut off the Intail, and in a feigned Count or Declaration thereupon made, pretends he was differied by him, who by a feigned Fine or Deed of Bargain and Sale, is named and supposed to be the Tenant of the Land. This feigned Tenant, if it be a fingle Recovery, is made to appear and vouch the Bagbearer of Writs for the Custos Everyum vouch the Bagbearer of Writs for the Cassis brevium in the Common Pleas, (for there only can such Recoveries be suffered) who makes Default. Whereupon the Land is recovered by him that brought the Writ, and a Judgment is by such Fistion of Law entered, that the Demandant shall recover, and have a Writ of Seism for the Possession. the Possession of the Lands demanded, and that the Tenant shall recover the Value of the Lands against the Lands of the Vouchee. Bagbearer, a poor unlanded and illiterate Person, which is feigned to be a Satisfaction to the Heir in Tail, though he is never to have or expect it. This feigned Recovery is also called a Common Recovery, because it is a beaten and common Path to that End for which it is appointed, viz. to cut off the Estates above specified. See New Book of Entries, verb. Recovery. But a true Recovery is as well of the Value, as of the Thing: For Example, If a Man buy Land of another with Warranty, which Land a Third Person afterwards by Suit of Law recovereth

recovereth against me, I have my Remedy against him that fold it me, to recover in Value, that is, to recover fo much in Money as the Land is worth, or fo much other Land by Way of Exchange. F. N. B. fol. 134. To recover a Warranty. Old Nat. Brev. fol. 146. is to prove by Judgment, that fuch a Man was his Warrant a gainst all Men for such a Thing.

gain; allo to reply quickly and sharply to a peremptory Demand; we use it to defalk or discount. As if a Man hath Ten Pounds issuing out of certain Lands, and he diffeifes the Tenant of the Land in an Affise brought by the Disseisec, the Diffeifor shall recoupe the Rent in the Da-

Becreant, (French,) Cowardly, Faint-hearted. See Cravent. Recreant was so reproachful a Word, that Glanvile would not describe it. But Fleta, lib. 3. tract. 2. cap. 34. tells us, That non sufficit quod appellatus cognoscat socium saum susse latronem vel aliquid simile ad recreantiam, nis dicat verbum illud opprobriosum quod recreantus sit. And in Lib. 2. c. 2. Recreantos equos are dial and tired Horses.

Bectare, To cite a Criminal to Justice, or to accuse a Criminal. Quo judicio deducendi funt illi qui rectati sunt de latrocinio, murdro, incendio, &c. Hoveden, pag. 655. Ketta pula ikegis, The King's Right to a

Prize, or taking of one Butt or Pipe of Wine before the Mast, and another behind the Mast, as a Custom for every Ship laden with Wines. King Edw. 1. in a Charter of many Privileges to the Barons of the Cinque Ports, discharged them of this Duty. Quod de propriis vinis suis de quibus negotiantur quieti sint de recta prisa nostra, videlicet, de uno dolio vini ante malum & alio post ma-- Placit. temp. Ed. 1. & Ed. 2. MS. penes Dom. Fountaines.

Bettatio, Claim of Right, or Appeal to Law for Recovery of it. Tetam Parochiam & decimam absque omni calumpnia & rectatione concessit.

Cartular. Radinges, MS. f. 193 a.

Bectatus. Spelman interprets it Sufpetfus, ad rectum vocatus. Officium Coronatoris edit. Anno 3 E. I.—— De Thefauro invento debet Coronator inquirere qui fuerint Inventores & similiter quis inde rectatus est. & hoc potest sire eo quod vixerit delicate, & tabernam frequentat, & diu si: se habuit, pro tali suspicione attachiari dehent, &c. See Bracton, 123. num. 8. where he uses rectum for accusatum.

Bettitude, Reclitude, Rights, legal Dues .-Si quis Dei rectitudines per vim deforciat, emendet, i. e. If any one does violently detain the Rights of God, (Tithes and Oblations) let him be fined or amerced, to make full Satisfaction. Leges Hen. 1. cap. 6 .- Nec ob securitatem pacis a lepfuorum. Leg. Edw. Confes. cap. 30.

Estato. Requirere de recto, To cite one to Ju-

Rice. Leg. Hen. 1 cap. 43. a Nature, that whereas other Writs in real Actions are only to recover the Possession of the Land or Tenements in Question, which have been loft by our Ancestor or our selves; this aimeth to recover both the Seisin which some of our Ancestors or we had, and also the Property of the Thing whereof the Ancestor died not seised, as of Fee; and whereby are pleaded and tried no Dower to his Wife, and she thereby is driven both their Rights together, viz. as well of Pofto fue for her Thirds against the Heir, or his fession as Property: So that if a Man once lose Guardian. Old Nat. Brev. fol. 6. Reg. Orig. f. 170.

his Cause upon this Writ, either by Judgment, Affife or Battel, he is without all Remedy, and Affile or Battel, he is without an Kennedy, and shall be excluded per exceptionen rei judinata. Braction, lib. 5. tract. 1. cap 1. & fag. It is divided into Two Kinds, 1. Rection Patens, a Writ of Right Patent, and Rection Claufonn, a Writ of Right Close. This the Civilians call Judicion Petiterum. The Writ of Right Patent is so called, titerum. The Writ of Right Patent is so called, because it is sent open, and is in Nature the highest Writ of all other, lying always for him that hath Fee-simple in the Lands or Tenements fued for, and not for any other. And when it lieth for him that challengeth Fee-fimple, and in what Cases, see F. N. B. fal. 1. 6. where he speaks of a special Writ of Right in London, otheripeass of a special Writ of Right in London, other-wise called a Writ of Right, according to the Custom of London. This Writ also is called Breve Magnum de Resto. Reg. Orig. fol. 9. and Peta, lib. 5. cap. 32. set 1. A Writ of Right Close, is a Writ directed to a Lord of Antient Demglae, Tenements by Charter in Fee-fimple, or in Feetail, or for Term of Life, or in Dower, if they be ejested out of such Lands, &c. or disseised: In this Case a Man, or his Heirs may sue out this Writ of Right Close, directed to the Lord of the Anient Demesne, commanding him to do him Right, &c. in his Court. This is called Breve parvum de resto. Reg. Orig, fol. 9. and Britten, cap. 120. in fine, also F. N. B. fol. 11. & feg. Yet note, That the Writ of Right Patent seemeth farther to be extended in Use than the original Intention; For a Writ of Right Dower, which lies for the Tenant in Dower, and only for Term of Life, is Patent, as appears by F. N. B. fol. 7. The like may be said in divers other Cases, of which fee the Table of the Register Original, verbo Recto. This Writ is properly tried in the Lord's Court between Kinfmen that claim by one Title from their Ancestor. But how it may be thence removed, and brought either to the County, or to the King's Court, see Fleta, lib. 6. cap. 3, 4. 8 5: Glanvile seems to make every Writ, whereby a Man sues for any Thing due unto him, a Writ of Right, lib. 10. cap. 1. lib. 11. cap. 1. and lib. 12.

- Quod ego Furdanus de Ludeford S Ciant — Quod ego furdanus ae Lucepro alijuravi, quietum clamavi & remisi Roberto de Mappenor & haredibus suis de me & haredibus meis in prafentia Domini Roberti de Movtusmari in Curia de Bureford chameum meum & totum jus quod dicebam me habere, vel quod habere potui in villa de Butona cum pertinentiis suis, unde traxi dictum Robertum in placitum in radem Curia de Bureford per breve Domini Regis Henrici filii Regis Johannis de Recto, &c. Sine dat. penes Edw. Harley Mil. Bai.

Recto he date Is a Writ of Right of Doquer, which lieth for a Woman that hath received Part of her Dower, and purposes to demand the Remainder in the same Town, against the Heir, or his Guardian, if he be a Ward. Of this fee more in Old Nat. Brev. fol. 5. and Fitzberbert, fol. 7. Reg. Orig. fol. 3. and the New Book of Entries, verb. Droyt.

Bicto de dote unde nibil habet Is a Writ of Right, which lies in Case where the Husband having divers Lands or Tenements, hath affured no Dower to his Wife, and she thereby is driven to sue for her Thirds against the Heir, or his

Gavelkind, or Sifters, or other Coparceners; as Nephews or Nieces, and for Land in Fee-simple. For Example, If a Man lease his Land for Term of Life, and afterwards dies, leaving Issue Two Daughters, and after that the Tenant for Term of Life dieth alfo, the One Sifter entring upon all the Land, and so deforcing the other; the Sifter fo deforced shall have this Writ to recover

Part. F. N. B. fol. 9. Reg. Orig. fol. 3. Reto quando Donnius cennsit Is a Writ of Right, which lies in Case where Lands or Tenements that be in the Seigniory of any Lord, are in Demand by a Writ of Right; for if the Lord hold no Court, or otherwise at the Prayer of the Demandant, or Tenant, shall fend to the Court of the King his Writ, to put the Cause thither for that Time, (saving to him at other Times the Right of his Seigniory) then this Writ issues out for the other Party, and hath the Name from the Words contained, being the true Occasion thereof: This Writ is close, and must be returned before the Justices of the Common Bank. Old Nat. Brev. f. 16. Reg. Orig. f. 4.

Beto de Advocatione Ecclesia: Is a Writ of

Right, lying where a Man hath Right of Advowfon, and the Parson of the Church dying, a Stranger presents his Clerk to the Church, and he not having brought his Action of Quare impedit, nor Darrein Presentment within Six Months, but suffered the Stranger to usurp upon him. And this Writ he only may have that claimeth the Advowson to himself, and to his Heirs in Fee. And as it lies for the whole Advorton, so it lies also for the Half, Third or Fourth Part. Old Nat.

Brev. fol. 24. Reg. Orig. fol. 29.

Recto de cultodia terræ & færedis Was a Writ that lay for him whose Tenant holding of him in Chivalry, died in Nonage, against a Stranger that entered upon the Land, and took the Body of the Heir; but by the Statute of 12 Car. 2. cap. 24. it is become useless as to Lands holden in Capite, or by Knights-Servi e, but not where there is Guardian in Socage, or appointed by the last Will and Testament of the Ancestor. The Form of it, see in F. N. B. fol. 139. and Reg. Orig. fel. 161

Betto fur Disclaimer Is a Writ that lies where a Lord in the King's Court of Common Pleas fome Things (as the Number of the Hides of avows upon his Tenant, and the Tenant difflaim-eth to hold of him; upon which Difclaimer he shall the Times before the Conquest. The Ceremonies have this Writ, and if the Lord aver and prove, used at the Coronation of Queen Eleanor, Wife that the Land is holden of him, he shall recover to King Henry 3, are there at large. There is the Land for ever. Old Nat. Brev. fol. 150. likewife an exact Collection of the Escuages un-

the Land for ever. Old Nat. Brev. Jot. 150. Inkewide an exact Collection of the Leurgages unwhich is grounded upon the Statute of Western. 2. der Hen. 2. Rich. 1. and King John, compiled by Alexander de Sweresord Archdeacon of Salep, and incorporation of the Latin and English, fignifying a Treasurer of St. Paul's, who died in the Year Governor; and Restor Ecclesia parochialis is let that hath the Charge or Cure of a Parish-Church, Qui tantum jus in Ecclesia Parochiali babet, quantum Work, Hist. Library, Part 3. p. 100.

Qui tantum jus in Ecclesia Collegiate: It has of late been Clause in a Lease, &c. whereby the Rent is reover-ruled, that Rector Ecclesia Parochialis is he ferved to the Lestor. Co. lib. 2. fol. 72. Cromswell's that hath a Parsonage where there is a Vicaridge endowed; and he that hath a Parsonage without a Vicaridge, is called Persona; but this Distinction wherein the Rents and Services of a Manor, or feems to be new and subtile. Bratton certainly uses it otherwise, lib. 4. trast. 5. cap. 1. in these Words, Et sciendum quod rectoribus Ecclesiarum paroebialium competit Assign qui instituti sunt per Episco-MS.
pos & Ordinarios ut Persone; where it is plain, that
Restor and Persona be confounded. Observe also Possis colligere & percipere totam prestatam pecuniam

Becto de rationabili parte Is a Writ that lies these Words there following, Item dici possion Recalways between privies of Blood, as Brothers in rores Canonici de Exclesis Prebendatis. Item dici rores Canonici de Ecclefiis Prabendatis. Item dici pessunt Rectores vel quasi Abbates, Priores & alii, qui babent Ecclesias ad proprios usus. See Vicar.

Rectory, Restoria, Is taken for an entire Parish-Church, with all its Rights, Glebes, Tithes, and other Profits whatfoever. Spelman. The Word Restoria was often used for the Restor's Manfe, or Parsonage-House. Sec Parach. Antiq. p.

thedum, Commune Restum, A Trial at Law, or in common Course of Law. Stare ad rectum, to Stand Trial. -- Praterea pracepit, quod omnes alii qui capti fuerant, qui non erant retenti per communc Rectum comitatus vel hundredi, vel per appella-tionem, esent quieti; & illi qui per commune Rectum sunt retenti, si plegios invenire possunt standi ad recum, fiquis adversus eos loqui voluerit, liberentur.

— si autem per appellationem rectati sunt, si fecerint pacem cum adversurits suis, redeant ad pacem.

Hovedeni Annal. Pars. poster. fol. 373.

Bettun, (Effe ad Rectum in Curia Domini,) The same with Stare ad Rectum. Leg. H. 1. cap. 43,

Bectum (Stare ad Rectum) Is to stand or abide the Justice of the Court. Si plegios standi ad rec-

rum invenire possint. Hoveden, pag. 655.

Bretum royare, To petition the Judge to do Right. Si quis sibi Rectum roget coram aliquo schirmanno vel alio judie, & habere non possit. Leg.

Inæ, cap. 9. Rectus in Curia Is verbatim, right in Court, and fignifies one that stands at the Bar, and no Man objects any Thing against him. Smith de Republ. Angl. lib. 2. cap. 3. We take it also, that Republ. Angl. lib. 2. cap. 3. We take it also, that when a Man is outlawed, he is extra legem positus; So when he hath reversed the Outlawry, and ean participate of the Benefit of the Law, he is Rectus in Curia.

the culver. See Regulbium. This was a Caftle of the Romans.

Red Is an old Word, fignifying Advice. From the Sax. Raed, Confilium.

Bedhana Is one who advised the Death of another. See Dedbana.

Red Book of the Erchequer, Liber rubeus Scaccarii. A Manuscript Volume of several Miscellany Treatises, in the Keeping of the King's Remembrancer in the Office of Exchequer. It has

Cafe.

Bedditarium, A Rental, a Book or Roll, other Estate, are set down. - Memorandum quod in Redditario de Lyndburst super redditu balliva de Goddesball irrotulatur, &c. Cartular. Radinges,

Aaa 2 secundusm. se undum quod extrahi fecimus de rotulo Redditari-orum nostrorum. Cartular. Abbat. Glaston. MS. fol. 92. b.

Reduction, A judicial Confession and Acknowledgment, that the Land or Thing in Demand belongs to the Demandant, or at least not to the Person so surrendring. Statute 34, 35 H. 8. cap.

1Rede, La Rede. Memorandum quod ofto virgata terra integra debent arare ofto aras terra (pro Do Halls in Colleges and Inns of Courts may properly mino) & feminare proprio frumento, & berciare, qua be called Refectories, Places wherein the Scholars vocatur la Rede. Lib. Niger. Hereford, fol. and Students eat and refresh themselves. 106.

Beogrims, i. e. The Tenth of the Tenth.
Decimationem omnium molendinorum in Anglia, & fant in Anglia. Monast. 2 Tom. fol. 199.

18edemutio, A Ransom, or Commutation. By the old Saxor Laws, a Man convicted of a Crime

paid such a Fine, according to his Ability, or the Estimation of his Head, Pro redemptione fua, or ad redemptionem.

Benefit, i. e. Bound, or obliged to another for some Benefit received. From the Sax. Redevoir, Debere.

inedin, Now Reading in Berkshire.

Rediffeifin, Rediffifina, Is a Diffeifin made by him, that once before was made and adjudged to have diffeifed the same Man of his Lands or Tenements; for the which there lies a special Writ, ments; for the which there has a special with, and well a Writ of Redissessin. Old Nat. Brev. fol.

106. F. N. B. fol. 183. New B ok of Entries, eodem 1317. faith, In Refortuncula suaverbo. The Punishment for Redissessin, fee in the Statute 52 H. 3. cap. 8. It is also taken for the Writ lying for a Redissessin. Reg. Orig. 206, Church. Cum omni sua libertate & T. Santii Petvi de Landavia. Pre. Monas

Bedmans or Badmans, Domefday in fine Costrescire, Tit. Lanc. Blackburne Hundret, Rex E. tenuit Peneverdant, Ibi 11 Car. funt in Dominio & 6 Burgenses & 3 Radmans, & 8 vill. & 4 bovar. These Redmans may be the same with Radknights, who, by the Tenure or Custom of their Lands, were to ride with or for the Lord of the Manor, about his Business or Affairs.

Broubbors, or Boubbors, Are those which buy stollen Cloth, knowing it such, and change

it into some other Form or Colour that it may not be known. Britton, cap. 29. Crompton's Vicount, fol.

Renter, i. rurfus intrare, to enter again, and fignifies the Refuming or Retaking that Possessing the Possessing that Possessing the Refuming or Retaking that Possessing the Refuming or Retaking that Possessing the Result filles (Anno 1 Eliz. cap. 5.) Are Whales which we had lately forgone. For Example, If I make a Lease of Land or Tenement, I do therefore forego the Possessing and if I do conditions with the Lesses, that for Non-payment of the Rent at the Day, it shall be lawful for me Words,) as a Reyal Figh. The King himself shall be taken the beat and Body to make Oil and other Process.

Refectio, A Dinner or Supper. The Word is derived from Reficio, to refresh. Sometimes it is taken as a Duty incumbent to provide Suppers and Dinners, &c. Et terra illa a laboriosis operibus, ab omnibus tributis vel censurio, & ab omnibus refectionibus Regum vel principum sint libera. Du Cange.

Mefettozy, Refettorium, That Place in Monaftcries where the Monks used to eat. So the

Beferendary, Referendarius, Is the same as the Masters of Request are to the King among us; they were so called by the old Saxons, as appears by the Charter of the Endowment of the Monastery of St. Peter and Paul in Canterbury, dated Anno Dom. 605. where it is thus endorsed, Ego Augemandus Referendarius approbavi. Ego Ego Augemanaus Reterendarius approbavi. Ego Graphio Comes benedixi, Ego Tangifilms Regis optimas confirmavi, &c. And in another Charter of the same King, Testibus reverendissimo Patre Augustino Devobernensis Ecclesia Archiepsscop Primo, &c. Ædbalds filio meo, Hamigistio (Dute Landavi) Augemundo Referendaria Lucarius &c. mundo Referendario, Hocca comite, &c. See Spelman hoc verbo.

Reflectogium for Reflectogum. Inquirendum est etiam quantum vestura bos orum & reflectorum valuit antequam affarta facta suerunt. Fleta, lib. 2. cap.

41. par. 38.
Refortiuncula. Walfingham in Ed. 2. Anno Dom. 1317. faith, In Refortiuncula sua de Horton la-

Refugium, A Sanctuary or Privilege of the Church. Cum omni fua libertate & refugio Ecelefia Sancti Petri de Landavia, &c. Monasticon, 3 Tom. pag. 122.

Bestullus squæ, High-Water, or Return of a Stream when it is dammed or stopt for the Use of a Mill. -Cum redundatione aque, & octodecim pedes ultra refullum aquæ, pro voluntate dittorum Monachorum. Mon. Angl. Tom. 2. pag. 913.

Befutantia, Refutatio, An Acquittance, or Acknowledgment of renouncing all future Claim .-De omnibus receptis nomine nostro refutantias seu quietantias faciat prout viderit expedire. Cartular. Abb. Glaston. MS. fol. 84. b.

Bena. Sec Reuga.

Begales, The King's Servants or Officers. Cu-193. and 3 Inft. fol. 134.

Regentry May be deduced from the French jus temporibus in ole nullatenus per Regales opprimetan-

to re-enter; this is as much as if I conditioned have the Head and Body to make Oil and other to take again the Lands, Sec. into mine own Things, and the Queen the Tail to make Whale-Hands, and to recover the Possession by my own bones for her Royal Vestments. Par. 1 Edw. Fact, without the Affistance of Judge, or other 1. m. 25. dorfo. See Traft. de Auro Regina, pag.

Process.

**Recrection Is a Second Extent made upon Lands of Tenements, upon Complaint made, that the former Extent was partially performed. Bro. Tit.

Extents, fol. 313.

**Befare, To take away or rob. From the Sax. Reaf, Veflix, Lat. Roba, from whence we derive Robbery, i.e. qui Robam rapit. Leg. H. 1. c. 83. Grown, Scepter with the Crofs, Scepter with the Si quis mortuum refabit armis vel veflibus, &c. Reaf also in Saxon is Spolium. fuch

Kings, are called Regalia. See the Relation of Second Signification, the Compais of the Rethe Coronation of King Charles the Second in Ba- garder's Charge is the whole Forest, that is, all

ker's Chronicle.

Regalia is fometimes taken for the Dignity and there may be Woods which the Limits of the Forent; for there may be Woods within the Limits of the Forence quo minus poterat exercere qua ad Regalian without the Regard. Manwood, part 2. cap. 7. Prerogativam fuam pertinent. Knighton in Rich. 2.

Regalia is also taken for those Rights and Privileges which the Church enjoys by the Grants and other Concessions of Kings. And sometimes it is taken for the Patrimony of the Church; as, Re-

galia Santi Petri, &c.

It fignifies also those Lands and Hereditaments which have been given by Kings to the Church, viz. Cepimus in manum nostram Baroniam & Regalia que Archiepiscopus Eborum de nobis tenet. Pryn. lib.

Angl. 2 Tom. pag. 231.

These Regalia, whilst in the Possession of the Church, were subject to the same Services as all other temporal Inheritances; and after the Death of the Bishop they of Right returned to the King, until he invested another with them; which in the Reigns of William the Conqueror, and some of his immediate Successors, was often neglected or delay'd; and as often the Bishops complained thereof. This appears in Ordericus Vitalis, lib. 10. and in many other Writers in those Days. Neubrigensis, lib. 3. cap. 26. tells us, they complained against Henry 2. for that Episcopatus vacantes & provenientia per iperet commoda, dis vacare voluit, & Erclesiasticis potius sessionanda in fiscum redegit. So in Malmshury, lib. 1. de Gest.

pontificum, pag. 285. See Beneficium.
Regale Poiscopoum, The Temporal Rights
and legal Privileges of a Bishop.

Mandatum est Roberto di Burgate quod faciat habere Episcopo No-wicenst totum Regale quod ad Episcopatum suum per timet. Claus. 9. Joh. Brady's Append. to Hist. of

England, p. 108.

Regalia facere Is to do Homage or Fealty when he is invested with the Regalia, viz. Regalia pro more istius temporis faciens principi 7 Kalend. Octobris Cantuaria assedit. Malmsbury, de gestis pontificum,

pag. 219. de Anselmo.

Regalis Jufficia .-- Item præfati Barones (seil. quing; portuum) babere debent ut afferunt per chartam fuam Regalem Justiciam, in villa Gernemuth, tempore feria una cum Ballivo seu Praposito villa pradicta, viz. cognitionem Assisa panis, ulnarum, ponderum, & aliarum mensurarum, & similiter voyde strand & Denne ferundum consuetudines suas ustatas,

Begard, Regardum and Rewardum, Is borrowed of the French Regard, i. Aspectus, Respectus; and though it hath a general Signification of any Care or diligent Respect, yet it hath also a spe-cial Acceptation, wherein it is only used in Matters of the Forest; and there Two Ways, One for the Office of Regarder, the other for the Compass of the Ground belonging to that Office. Cromp. Fur. fol. 175, 199. Touching the former, thus faith Manwood in his Forest Laws, part 1. pag. 194, & 198. The Eyre, General Seffions of the Forest, or Justice-Seat, is to be kept every Third Year; and of Necessity before any such Sessions or Justice-Seat can be holden, the Regarders of the Forest must make their Regard, and this making of the Regard must be done by the King's Writ, and the Regarder is to go through the whole Forest, to see and inquire of the Trespasses therein, viz. ad videndum, ad inquirendum, ad

fuch like Things used at the Coronation of our imbreviandum & ad certificandum. Touching the garder's Charge is the whole Forest, that is, all the Ground which is Parcel of the Forest; for

> HEnricus Rex Anglorum omnibus Forestariis suis de Gloucestershire, salutem. Sciatis me concessisse & prasenti charta confirmasse Ecclesia S. Facobi de Briftowa (in qua sepultus est Robertus Comes Glocestria avunculus meus) & Monachis ibidem Deo servientibus, pro salute mea, & pro anima ipsus Comitis, quod terra ipsus Ecclesta, & Monachorum in ea Deo servientium de Ciseleia, & boscus ejusdem terra, sint quieta de Rewardo & decimationis exigentia pro Essartis. Et prohibeo ne inter Assarta amodo computetur. Teste Roberto Episcopo Winton.

> Begardant, (Fr. seeing, marking, vigilant,) As Villain regardant was called Regardant to the Manor, because he had the Charge to do all base Services within the fame, and to fee the fame freed of all Things that might annoy it. Co. on Lit. fol. 120. This Word is only applied to a Villain or Neif, yet in old Books it was fometimes

attributed to Services, ihid.

Regarder, Regardator, Cometh of the French Regardeur, i. spectator, and fignifies an Officer of the Forest. Comp. Furifd. fol. 153, where it is thus defined. A Regarder is an Officer of the Forest, appointed to supervise all other Officers, and was ordained in the Beginning of King Henry the Second's Days. Manwood thus describes him, A Regarder is an Officer of the King's Forest, that is fworn to make the Regard of the Forest, as the same hath been used to be made heretofore: And also to view and enquire of all Offences or And allo to view and enquire of all Offences or Defaults of the Forefters, and of all other Officers of the King's Forefts concerning the Execution of their Offices. This Officer may be made either by the King's Letters Patent, or by any one of the King's Justices of the Foreft, at his Discretion, in the General Eyre, or at such Time as the Regard is to be made, by Virtue of the King's Wirt director the Shoriff of the Country King's Writ directed to the Sheriff of the County for that Purpofe. More particulars of the Regarder's Office, how he is chosen, and the Form of his Oath, see in Manwood, pag. 188, 192, 195, 207. In a Charter of Henry the Third, to the Masters, Canons, Brethren, &c. of the Order of the House of Semplingham, made in the Eleventh Year of his Reign, it is said, Et sint quieti tam ipsi quam bomines eorum de misericordia foresta & de es apiis, & de Rowardo & vasto ubicung; in marisco de Restrovene, &c.

Begenburgt Is a Word used in our Historians, and fignifies Judges. Leg. Canuti, cap. 103.

Rachimburgii

18egto Menniu Is a Writ whereby the King gives his Royal Affent to the Election of a Bi-

shop or Abbot. Reg. Orig. fol. 294.
Register, The Writer and Keeper of a Regiftry; in Lat. Registravius. Register is also the Name of a Book, wherein are expressed most of the Forms of Writs used at the Common Law, called the Register of Writs, or of the Chancery: Of which thus Spelman; Codex dicitur quo Brevia Regia, tam originalia quam judicialia formularum inscribun tur; Hujus Codicis meminit Westm. 2. cap. 24 &

25. This Register is one of the most antient Books Is a Writ Judicial. 25. This Register is one of the most antient Books Is a Writ Judicial. Reg. Judic. fol. 13, 51. of the Common Law, according to Coke on Littl. There is another Writ of this Name and Nature,

fol. 159. Register of the Parish Church (Registrum Ecclesie Parochialis) Is that wherein Baptisms, Marriages, and Burials, are in each Parish every Year orderly registred. Which was laudably in-stituted by the Lord Cromwel in September, Anno 1538, while he was Vicar general to King Henry

the Eighth.

Registry, Registrum, Is properly derived from an old French Word Gister, i. in letto reponere, suo loco constituere. So that registrum is properly the same with repositorium, a Place where any Thing is laid up; and from hence publick Books, in which various Things are inserted, are properly termed Registers; and accordingly the Office, Books and Rolls, wherein the Proceedings of the Chancery, or any Spiritual Court are recorded. See Mr. Nicholson's very useful English Library, P.

2. pag. 83.
Regius Professo, (Anno 12 Car. 2. cap. 17.)
Henry the Eighth founded Five Lectures in each University, viz. Of Divinity, Hebrew, Greek, Law and Physick; The Readers of which Lectures are called in the University Statutes, Regii Pro-

feffores.

Begni Dopuli, Surrey, Suffex, and the Sea-

Coafts of Hampfire.

1Regrateris, Regratery, or felling out by Retail.

7 Johannes Rex fatuit anno 1199, quod nullum vinum ematur ad regrateriam de vinis que applicuerint in Anglia. Annal. Burton. sub anno

1199.

Begratoz, Regratarius, May be deduced from the French Regrature, and fignifies him that buys Wares or Victuals, on purpose to enhance the Prices; formerly such as brought by Great, and fold by Retail, came under that Notion 27 E. 3. Stat. 1. cap. 3. But now that Name denotes him that buys and fells any Wares or Victuals in the same Market or Fair, or within Five Miles thereof, whereof see the Stat. 5 E. 6. cap. 14. 5 Eliz.
12. and 13 Eliz. 25. In the Civil Law such is called Dardanarius, a Dardano quodam bujus sceleris authore, faith Spelman. Herctofore both the Ingroffer and Regrator were comprehended under the Word Forestaller. 3 Inst. 195. and as such shall be st plures liberi proprium habentes, in parentum pariter punished. See Forestallers and Ingrossers.

Beautis, The Word is often used for the Book

BEQUIE, The Word is often used for the Book minime areantur, cum si communiter intrinsecis alunof Rules or Orders, or Statutes in a religious tur a parentibus, sie in extrinsecis ab eisdem letentur Convent. Sometimes for the Martyrology, or pariter se defendi.

Obitnary

The First fignifies Comes, the other Vicecomes. But in many Places they fignify the same Dignitary; as in the old Book in the Ar. hives of Wor-cester Cathedral; Ego Uthedrus de Donante Regulus Wicciorum concessi fratribus, &c. Licentia Off.e. Regis Merciorum. In another Place the same Uthredus subscribes himself Subregulus Wigornia civitatis. In another Place Offa Rex Merciorum, Uthredus Regulus, Aldredus Subregulus, &c. Sce

Behabere facias feifinam quando Micecomes liberabit feifinam de majoze parte quam deberet,

Estabilitation, Rehabilitatio, Anno 25 H. S. cap. 21. Is one of those Exactions mentioned in that Statute, to be claimed by the Pope heretofore in England, and seems to signify a Bull or Breve, for reinabling a spiritual Person to exercise his Function, who was formerly difabled, or a restoring to a former Ability

Beis, French Raye, i. radius, linea, tractus. In English a Rew or Raw. Prior Lewens, pag. 21. Omnis Lanceta, omnis Toftman, & omnis Molman (qui non sedet super Ogeland) debent spargere unam reiam de siens, &c. that is, saith Spelman in his Glossary, unum strigam, tractum vel versum stercoris, Anglice a Rew of Muck or Dung, ad stercorandum

terras Domini.

Bejoinder, Rejunctio, Signifies an Answer or Exception to a Replication; for First the Defendant puts in an Answer to the Plaintiff's Bill, which is fometimes called an Exception. The Plaintiff's Answer to that is called a Replication, and the Defendant's to that a Rejoinder, especially in Chancery. West. Symbol. part 2. Tit. Chancery, seef. 56. The Civilians call it Duplicatio, of which Spigelius hath these Words, Est autem rejunctio seu Du licatio vel allegatio, que datur reo ad infirman-dam replicationem actoris & confirmandam exceptionem

Beipuus, Precium vidue empte Matrimonii caufa. A quo forte (saith Spelman) lex nostra antiqua de maritagiis viduarum sumserit initium, forma licet di-And it may seem to be derived from the verfa. Saxon Rippan vel rypan, i. metere, rapere, colligere, quast id quod capitur vel colligitur ob maritandas vi-

Reif, According to Skene, Leg. Alexandri R. C. paragr. 3. fignifies Robbery, and may be derived from the Saxon Reaf, rapina, Reafian, spoliare,

As both from the Latin rapere.

Biens wer different Is a Form of Pleading, when an Heir is sued for a Debt of his Ancestor, and he hath not Assess in his Hand, nor any

Lands liable to be extended.

Bekpenis. Constit. Rob. Dunelm. Episc. Anno 1276. cap. 3. Porro huic Sanctioni adjicimus, quod familia vivant, ad denarios qui vocantur Rekpenis

bituary.

Belation, Relatio, idem quod fictio Juris, To make a Nullity of a Thing from the Beginning Regulars, Are then as profess to make a fullity of a tining from the beginning live under some certain Rule; such as Monks or (Granon Regulars, who ought always to be under some Rule of Obedience.

Regulars, who ought always to be under some Rule of Obedience.

Regulars, Reculer in Kent.

Regulars, Relation is, where, in Consideration of Law Two Times, or other Things are considered so as if they were all one; and by this the Thing subsequent is said to take his Effective at the Time procedure. fest by Relation at the Time preceding. As if A. deliver a Writing to B. to be delivered to C. as the Deed of A. when C. hath paid a Sum of Money. Now when the Money is paid, and the Writing delivered, this shall be taken as the Deed of A. at the Time when it was first delivered. So Bills of Parliament, to which the King affents on the last Day of Parliament, shall relate and be of Force from the first Day of the Begin-ning of the Parliament, and so it is of divers other like Things.

Beleafe, Relaxatio, Is an Instrument whereby Estates, Rights, Tithes, Entries, Actions, and other Things, be fometimes extinguished, fome-times transferred, fometimes abridged, fome-times enlarged. Weft. Symbol. part 1. lib. 2. feft. 509, and there is a Releafe in Fatt, and a Releafe in Lam. Parkinst, Comment in Law. Perkins's Grants, 71. A Release in Fact, is that which the very Words expresly declare. A Release in Law, is that which doth acquit by Way of Consequence or Intendment of Law; an Example whereof you have in Perkins ubi fupra. How these are available, and how not, see Lit-tleton at large, Tib. 3. cap. 8. And of the divers Sorts of Releafes, the the New Book of Entries, verb. Relenfe.

Belegation, Relegatio, A banishing, or fending away; as Abjuration is a forswearing of the Realm for ever, so Relegation is taken for a Banishment for a Time only. Co. on Littl. fol.

133. Belief, Relevamen, But in Domesday, Relevatio, relevium, fignifies a certain Sum of Money which the Tenant holding by Knights-Service, Grand Scrieanty, or other Tenure, for which Homage or legal Service is due; or by Socage, for which no Homage is due; and being at full Age at the Death of his Ancestor, paid unto his Lord at his Entrance. Mag. Chart. cap. 2. and 31 E. 1. stat. 1. Bracton, lib. 2. cap. 36. affirms, That it is called a Relief, quia hareditas qua jacens fuit per antecessoris decessum, relevatur in manus haredum, & propter fastam relevationem, facienda erit ab harede quadam Prastatio qua dicitur relevium; and Britton, of Normandy, cap. 34. The Lord of the Fee ought to have Relief of the Lands, which are held of him by Homage, when those die of whom he had Homage. Hotoman in his Commentaries, De verbis Feudalibus, verb. Relevium, defines it thus, Relevium eft honorarium, quod novus vassallus Patrono introitus caufa largitur, quafi morte caffalli alterius vel alio quo cafu fcudum ceciderit, quod jam a novo sublevetur. What a legal and just Relief was in the Time of Hen. 2. appears partly from Glanvile, lib. 9. cap. 4. Dicitur autem rationabile relevium alicujus juxta consuetudinem Regni, de seodo unius militis centum folid. de Socagio vero quantum valet census illius socagii per unum annum ; De Baroniis vero nikil certum statutum est, quis juxta voluntatem & misericordiam Domini Regis solent Baroniz capitales de Releviis suis Domino Regi Satisfacere. But it was more certainly set out afterwards by Magna Charta in these Words, Si quis Comitum vel Baronum nostrorum, sive aliorum tenentium, de nobis in Capite per servitium militare mortuus fuerit, & cum decesserit hæres ejus plenæ etatis fuerit, & Relevium nobis debeat, babeat hæreditatem stam per antiquam relevium, scil. Hæres vel bæredes Comitis de integro Comitatu per centum libras; hares vel haredes Baronis de Baronia integra, per centum narcas; hares vel bredes militis often find the Vendee restrained from giving or de feodo militis integro, per centum folidos ad plus; alienating it Viris religiosis vel Judeis, to the End equi minus habuerit, minus det, secundum antiquam consustudinem seconom. Seco Old Nat. Brev. daism. Res Vicecom. Sec. Pracipimus tibi quod clafol. 94. Kitchin, fel. 134. cap. Relief, and Glanvile, mari facias fine dilatione per comitatum tuum quod lib. 7. cap. 9. See Herict. Shene de verbor. fignif. nulli, sicut diligunt corpora & catalla sua, malum faperb. Relevium, saith, Relief is a French Word, ciant vel dicant viris religiosis & clericis contra pafrom the Latin relevance, which is to relieve, or cem nostram: Et st quem inde attingere possimile, ad take up that which is fallen; for it is given by proximan quereum eum suspendi faciemus. T. me-

Belaration. Release, or Discharge, and sometimes only Mitigation Relaxation of an Atter the Explicing of the Wardship to his superior tachment in the Court of Admiralty. Stat. 22, 23. Lord, of whom he held his Lands by Knights-Service, that is, by Ward and Relief: For by Pay-ment thereof he relieves, and, as it were, rail-eth up again his Lands after they were fallen down into his Superior's Hands, by Reason of Wardship, &c. See him at large. See 12 Car. 2.

Relief is otherwise thus explained, viz. A feudatory or beneficiary Estate in Lands, was at first granted only for Life, and after the Death of the Vassal it returned to the Chief Lord, for which Reason it was called feudum caducum, viz. fallen to the Lord by the Death of the Tenant; afterwards these feudatory Estates being turned into an Inheritance by the Connivance and Affent of the Chief Lord, when the Possessor of such an Estate died, it was called hereditas caduca, i. e. it was fallen to the Chief Lord, to whom the Heir having paid a certain Sum of Money, he did then relevare hareditatem caducam out of his Hands; and the Money thus paid was called a Relief. This must be understood after the Con-Relief. This must be understood after the Conquest; for, in the Time of the Saxons, there were no Reliefs, but Heriets paid to the Lord at the Death of his Tenant, which in those Days were Horses, Arms, &c. and such Tributes could not be exacted of the English immediately after the Conquest, for they were deprived of both by the Normans; and instead thereof, in many Places, the Payment of certain Sums of Money was substituted, which they called a Relief, and which continues to this Day.

Relief reasonable: It is likewise sometimes called lawful and antient Relief, which is enjoined by fome Law, or becomes due by Custom, and doth not depend upon the Will of the Lord, viz. In a Charter of King John, mentioned by Mat. Pavif. pag. 178. Si quis Comitum vel Baronum nostrorum, sive aliorum tenentium de nobis in Capite, per fervitium militare, mortuus fuerit, & cum decessent hares suus plena atatis suerit, & relevium debeat, habeat hareditatem suam per antiquum relevium: And what that was we may read in the Laws of William the Conqueror, cap. 22. and of Hen. 1. cap. 14. and before that Time, in the Laws of Canutus, cap. 97. viz. The Relief of an Earl was Eight War-Horfes with their Bridles and Saddles, Four Loricas, Four Helmets, Four Sheilds, Four Pikes, Four Swords Four hunting Horses and a Palfrey with their Bridles and Saddles: The Relief of a Baron or Thane was four Horses, Two with Furniture, and Two without, Two Swords, Four Lances, Four Shields and an Helmet, cum lorica, and Fifty Marks in Gold. The Relief of a Vavafor was his Father's Horse, his Helmet, Sheild, Lance and Sword, which he had at his Death. The Relief of a Villain or a Countryman was his best Beast, &c.

Beligious Den, Religiosi, Are such as enter into a Monastery or Convent, there to live devontly. In antient Deeds of Sale of Land, we

ipfo apud Marlebergh, ix Apr. Clauf. 9. Joh. Fifteenths, for their Accounts: All Informations m. 2.

Religious Doules. Religiofa Domus, Are Houses set a part for pious Uses, such as are Monasteries, Churches, Hespitals, and all other Places where Charity is extended to the Relief of the Poor and Orphans, or for the Use or Exercise of Religion. See Notitia Monastica, or a short History of the religious Houses in England and Wales, by Thomas Tanner, Octavo, who in an Alphabetical Order of Counties, has accurately given a full Account of the Founders, the Time of Foundation, the tutelar Saints, the Order, the Value at the Dissolution, with Reference to printed Authors, and Manuscripts that preserve any Memoirs relating to each House; with a learned and judicious Preface of the Institution of religious Orders,

Bemainder, Remanentia, Is an Estate limited in Lands, Tenements or Rents, to be enjoyed after the Expiration of another particular Estate. For Example, A Man may let to one for Term of his Life, and the Remainder to another for Term of his Life. Lio. cap. Atturnment, fol. 133. And this Remainder may be either for a certain Term, or in Fee-fimple, or Fee-tail, as appears by Broke, Tit. Donee & Remainder, fol. 245. and Glanville, lib. 7. cap. 1. where, towards the End, he hath these Words, Notandum quod nec Episcopus nec Abbas, quia eorum Baronic sunt de Eleemosyna Domini Regis & Antecessorum ejus, non possunt de Dominicis suis aliquam partem dare ad remanentiam sine assensu & consirmatione Domini Regis, where it appears, that Dave ad remanentiam is to give away for ever; and again, cap. 9. In like Sort doth Bratton use it, lib. 2. cap. 23. and lib. 4. trast. 2. cap. 4. num. 4. and the New Book of Entries, verb. Remainder. The Difference between a Remainder and Reversion, according to Spelman, is this, That by a Reversion, after the appointed Term, the Estate returns to the Donor, or his Heirs, as the proper Fountain; whereas by Remainder it goes to fome Third, or a Stranger.

Bemanentes, Remanfi, These Words are used in the Register of Domesday, to signify pertaining or belonging. As de hominibus qui huic manerio remanfi funt, i. e. Of the Men or Tenants belong-

ing to this Manor.

Beinembrancers of the Erchequer, Rememoratiyes Scaccarii, Are Three Officers or Clerks there, One called The King's Remembrancer, 25 Eliz. cap. 5. The Second, The Lord Treasurer's Remembrancer, upon whose Charge it lies, to put the that Court in Remembrance of such Things as are to be called on, and dealt in, for the King's Behoof. The Third is called The Remembrance of the Eirst-Fruits. 5 R. 2. flat. 1. cap. 14, 15.
These in 37 E. 3. cap. 4. be called Clerks of the
Remembrance. The King's Remembrancer Enters in his Office all Recognifiances taken before the Barons for any the King's Debts, or for Appearances, or for observing of Orders: He takes all Bonds for the King's Debts, for Appearance, or for observing Orders, and maketh out Process for the Breach of them. He writes Process against the Collectors of Customs, Sublidies, and

there all Matters upon English Bills in the Exchequer-Chamber remain: He makes the Bills of Compositions upon penal Laws, takes the Stal-ment of Debts, has delivered into his Office all Manner of Indentures, Fines, and other E-vidences whatfoever, that concern the affuring of any Lands to the Crown: He every Year, in Craftino animarum, reads in open Court the Statute for Election of Sheriffs, and gives them their Oath; and he reads in open Court the Oath of all the Officers of the same when they are admitted, besides many other Things. The Lord Treasurer's Remembrancer makes Process against all Sheriffs, Escheators, Receivers and Bailiss, for their Account. He makes Process of Fieri facias and Extent for any Debts due to the Beliquies, Reliquie, Are some Remainders of King either in the Pipe, or with the Auditors; Saints that are dead, preserved by some living makes Process for all such Revenue as is due to with great Veneration, as sacred Memorials of the King, by Reason of his Tenures: He makes them; forbidden to be used or brought into England by several of our later Statutes. Easter and Michaelmas. He makes another Record, whether Sheriffs and other Accountants keep their Days of Prefixion. All Estreats of Fines, Islues and Amerciaments, set in any Courts at Westminster, or at the Assissor Sessions, are certified into this Office, and are by him delivered to the Clerk of the Estreats, to write Process upon them, &c. There are also brought into his Office all the Accounts of Customers, Controllers and other Accountants, to make Entry thereof on Record. See the Repertory of Records, fol. 121. The Remembrancer of the First-Fruits takes all Compositions and Bonds for First-Fruits and Tenths, and makes Process against such as do not pay the same.

Bemitter, Remittere, To restore, in a legal Sense intends a Restitution of one that hath Two Titles to Lands or Tenements, and is feifed of them by his later Title, which proving deof them by his later line, miner parameter fective, he is reflored to the former and more antient Title. F. N. B. fol. 149. Dyer, fol. 68, num. 22. In what Cafe this may be granted, fee Bro. Tit. Remitter. And in Dollor and Student, cap. bro. It. Reinitter. And in Doctor and Statem, cap. 9. fol. 19. it is faid, that if Land defected to him that hath Right to that Land before, he shall be remitted to his better Title, if he will. See Terms de l. Ley on this Word, and the New Book of Entries, and Co. on Lit. lib. 3. cap. 12.

Retnant, Anno 32 H. S. cap. 2. But it may be supposed a Mistake for Reniant, i. Negans, Participle of the French Verb Renior, negave.

Return Competh of the French Render. i. red-

Bender Cometh of the French Rendre, i. reddere, retribuere, and fignifics with us the fame Thing. For Example, this Word is used in levy-ing of a Fine, which is either fingle, whereby nothing is granted or rendered back again by the Cognifee to the Cognifor; or double, which containeth a Grant or Render back again of some Rent, Common, or other Thing, our of the Land it felf to the Cognifor, &c. Weft. Symbol. part 2.

Tit. Fines, felf. 21. and 50. Also there be some Things in a Manor that lie in Prender, that is, which may be taken by the Lord or his Officer, when they chance, without any Offer made by the Tenant, as Escheats, and the like; and some that lie in Render, that is, must be delivered or answered by the Tenants, as Rents, Reliefs, Heriots, and other Services, ibid. feet. 126. Also some Service consists in Seisance, some in Render. Perkins's Referbations 696.

Bendualie.

Renoualts, Money which is paid every Year, Anglice Rent. Mille folidos Rendualium feu Annualium. Du Cange.

Renegate, Which we corruptly call Runnegate, is one who was a Christian, and afterwards negat Christum: It is mentioned in Hoveden, Anno 1192. by the Name of Renez, viz. Et cepit in equitatione illa 24 paganes, & unum Renez qui quondam Christianus fuerat, & Doninum Christianus

Keners, A Renegado, is derived from the French Renier, renegare, and is a Title given to such who apostatize from Christianity to Mahumatifm. Hoveden in Rich. 1. fub Anno 1122. Cepit (saith he) in equitatione illa 24 Paganos & unum Renecu qui quondam Christianus suevat & Dominum nostrum Jesum Christum negaverat ; & Rex posuit eum ad sagittandum & sagittatus est.

Beneuert, Per Renegeld Johannes Stanley Arm. Clamat habere de qualibet bovata terra infra feodum de Alford 1 d. exceptis Dominicis terra, & terris in feo-do predicto infra Hundred de Macclesfield. Rot. Plac. in 401. Itin. apud Cestr. 14 H. 7.

Benovant, From Renovo, to renew: The Parfon fued one for Tithes, to be paid of Things Renovant, but his Horse being only for Labour and Travel would not renew, &c. Cro. 2 par. fol. 430.

Bent, Reditus, It is called redditus in Latin, from redends because as fleta tells us, retroit & quotannis redit. Lib. 3. c. 14. and it fignifies with us a Sum of Money, or other Confideration iffuing yearly out of Lands or Tenements. Plowden, fol. 132, 138, 141. Browning's Case; of which there are Three Sorts, viz. Rent-fervice, Rent-charge, and Rent-fe k. Rent-fervice is, where a Man holds his Lands of his Lord by Fealty and certain Rent, or by Fealty-service, and cer-tain Rent. Lit. lib. 2. cap. 12. or that which a Man making a Lease to another for Term of Years, referveth yearly to be paid him for them. In the Terms of the Law, this Reason is given for it, because it is at his Pleasure either to diftrain, or bring an Action of Debt. Rent-charge is, where a Man makes over his Estate to another, by Deed indented, either in Fee, or Feetail, or for Term of Life, yet reserves to him-self, by the same Indenture, a Sum of Money yearly to be paid to him, with Clause of Di-stress for Non-payment. See Littleton ubi supra. Rent-feck, otherwise a dry Rent, is that, which a Man making over his Estate by Deed indented, referveth yearly to be paid him, without Clause of Diffress mentioned in the Indenture. Lit. ibid. See the Difference between a Rent and an Annuity in Doctor and Student, pag. 30. Dial. primo. Metegavel.

Bentale Signifies Rent : Deinde petatur Rentale Burgi per quod firma perticarum terra leventur. Du Cange.

Bents of Male, Redditus assisa, de assisa, vel redditus assisus. The certain and determined Rents of antient Tenants paid in a fet Quantity of Money or Provisions; so called because it was assisted or made certain, and so distinguished from redditus mobilis, variable Rent, that did rise and fall, like the Corn-Rent now reserved to Colleges.

Ments Belolute, Redditus refoluti, Are accounted among the Fee-farm Rents, to be fold by the Statute of 22 Car. 2 cap. 6. And are such Rents Houses; and after their Dissolution, notwithstanding the Lands were demifed to others, yet the Rents were still reserved, and made payable again to the Crown.

Benufiatoz. Et funt Communes Latrones & Renufiatores hominum, &c. Trin. 28 E. q. Ebor.

37. q. Beparatione facienda Is a Writ which lies in where Three be divers Cases, whereof one is, where Three be Tenants in Common, or Join-tenants, or pro indivife of a Mill or House which is fallen into Decay, and the one being willing to repair it, the other Two will not: In this Cafe the Party willing shall have this Writ against the other Two. F. N. B. fol. 127. Of the various Uses of it, read Reg. Orig. fol. 153. Bepastum, A Repast or Meal, unum repastum,

one Meal's Meat given to servile Tenants, when they laboured for their Lord. Tenet in bondagio, & debet unam wedbedrip pro voluntate Domini, & habebit unum repastum. Paroch. Antiq. pag.

Bepeal Cometh from the French Rappell, revocatio, and hath the same Signification among us; as the Repeal of a Statute is the Revoking it. Rast. Tit. Repeal. Broke useth Repellance in the same Senfe.

Repleader, (Replacitare) Is to plead again that which was once pleaded before. Rafiall, Tit. Repleader, and New Book of Entries, Eodem

Replegiare Is properly to redeem a Thing detained or taken by another, by putting in legal Sureties. See Replevin and Second Deliverance.

Beplegiare de averiis Is a Writ brought by one whose Cattle are distrained, or put in the Pound, upon any Cause, by another, upon Surety given to the Sheriff to profecute or answer the Action in Law. Anno 7 H. 8. cap. 4. F. N. B. f. 68. See the Register Orig. divers Sorts of this f. 68. See the Register Ong. areas South Writ in the Table, and also in the Register Judicial. fol. 58, 70. The New Book of Entries, werb. cial, fol. 58, 70. The New Book of Replevin, and Dyer, fol. 173. num. 14

Beplevin, And Dyer, 701. 173. num. 14.
Beplevin, Plevina, Is a Derivation of Replegiave, to deliver to the Owner upon Pledges, and is the Bringing of the Writ called Replegiave facias by him that has his Cattle, or other Goods distrained, by another, for any Cause, and purious control of the Cattle, and purious control of the Cattle, and purious cattles of the Cat ontrained, by another, for any cause, and putting in Surety to the Sheriff, that upon Delivery of the Thing distrained, he will prosecute the Action against the Distrainer. 'Co. on List. lib. 2. cap. 12. fest. 219. We read of Canès replegiati, Hounds replevied, in a Case between the Abbot of St. Albans, and Geoffery Childwick. 24 Hen. 3. Goods may be replevied Two Manner of Ways, by Wwir and that is by the Compose Law or by by Writ, and that is by the Common Law, or by Plaint, and that is by Statute Law, for the more speedy having again of their Cattle and Goods. Replety is also used for the Bailing of a Man. Staunds. Pl. Cor. fol. 72, 74, and Westm. 1. cap. 11.

15. Replegiare of reposers bona mobilia dato that Parking and Parking an apud Pr. festum vade sive side-jussore; sane & Anglis breve per quod bona ea reposerent, to Replevin, &c. Vostius de Vitiis sermonis, lib. 2. cap. 25. See Skene eod. verbo.

Beplevist, Replegiare, Is to let one to Main-

prise upon Surety. Anno 3 E. I. cap. 11.

Beplication, Replicatio, Is an Exception of the Second Degree, made by the Plaintiff upon the first Answer of the Defendant. West. Symbol. part or Tenths as were antiently payable to the first Answer of the Defendant. West. Symbol. part Crown, from the Lands of Abbies and religious 2. Tit. Chancery, set. 55. and Westm. 2. cap. 36.

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It is also that which the Plaintiff replies to the Defendant's Answer in Chancery; and this is either General or Special. Special is grounded upon Matter arifing out of the Defendant's Answer, \mathcal{D}_c . General is so called from the general Words therein used.

Beport, Reportus, Is a publick Relation of Cafes judicially argued, debated, refolved, or adjudged in any of the King's Courts of Justice, with the Caufes and Reasons of the same delivered by the Judges. Co. on Lit. fol. 293. Also when the Chancery, or other Court, refer the Stating of some Case, or comparing an Account, Oc. to a Master of Chancery, or other Referrec, his Certificate therein is called a Report.

Bevosition of the Folest, Repositio Foresta, Was an Act whereby certain Forest Grounds being made Purlieu upon View, were by a Second View laid to the Forest again. Manwood, part 1. pag.

178. Bepositus, i. e. Secret or private: It is mentioned in Malmsbury, Lib. 4. cap. 2. viz. Illud re-

politum prapositum non ita vulgabatur.

Bepaifals, (Reprifalia) From the French Re-Hepitalis, (Reprijalia) From the French Re-prife, i. e. Recaptio, vel captio rei unius in alterius fa-tisfactionem) is all one in the Common and Civil Law. Reprifalia est potessar in provincia contra quem-libet de terra debitoris data creditori pro injuriis. E dan-nis acceptis. Vocabular. utriuss; juris. This among the antient Romans was called Clarigatio, of the Verb Clavigo, i. ves clare repetere. It is named in the Stat. 27 E. 3. stat. 2. cap. 17. Law of Marque, because one for Defect of Justice in another Territory, redresseth himself by the Goods belonging to Man of the Territory. ing to Men of that Territory, taken within his own Bounds

Repailes Is commonly taken for Deductions and Duties which are yearly paid out of a Manor and Lands, as Rent-charge, Rent-feck, Penfions, Corrodies, Annuities, Fees of Stewards or Bailiffs, &c. Wherefore when we speak of the clear yearly Value of a Manor, we fay it is so much per annum ultra reprisas, besides all Reprises.

Repaire May be derived from the French Repris, that is taken back: So that to Reprive, is properly, to take back, or suspend, a Prisoner from the Execution and Proceeding of the Law

for that Time.

Repfilber. Tempore quo villa S. Edmundi nomen & libertatem Burgi a cepit, folebant Homines de singulis domibus dare Cellerario unum denarium in principio Augusti ad metendum segetes nostras, qui census diceba-- Ex Cartular. S. Edmundi tur Repfilver. MS. penes Job. Epife. Norwie. fol. 316. From whence, and other Records, it is evident, that the service Tenants were bound to reap for their Lord; and to be excused from that Labour, they paid some Acknowledgment in Money, as a Compensation for Discharge of the Work, and as a Mark of their former Tenure and Dependance. Which Money was called Repfilver, bccause paid for Exemption from the customary Duty of Reaping for the Lord.

Reputatio, The same with Respectus, i. e. Re. spite or Delay. Sine Reputatione reddat debitum.

Canon. Hibern. lib. 33. cap. 4.

Bequests, Curia requisitionum, See in Court. It is utterly taken away by A& of Parliament; but you may read of it in Gwin's Preface to his Readings, and elicwhere. The Place where this Court abiding in a Place. Kitchin, fol. 33. It is all

was held, was antiently called Camera alba. Rot. Parl. Anno 17 Ed. 3.

Bere County .-- Writs shall be delivered in the full County, or Rere County. Statute 2 Edw. 3. cap. 5.— Lt pro Fine Seeta Curia vocat. Rere Countc. Comp. tem. Hen. 6. See Rier County.

Resceit, Receptio, Is an Admission, or Receiving a Third Person to plead his Right in a Cause formerly commenced between other Two. New Book of Entries, werb. Reseit. As if Tenant for Life or Years brings an Action, he in the Reverfion comes in, and prays to be received to defend the Land, and to plead with the Demandant. See Bro. Tit. Resceit, f. 205. and Perkins's Dower, 448. The Civilians call this Admissionem tertii pro suo interess. Reseate is also applied to an Admittance of Plea, the controversy be only between Two. See Broke, Tit. Estoppess, and Co on Lit. fol.

Refer to Domage, Receptio Homagii, Is the Lord's Receiving Homage of his Tenant at his Admission to the Land. Kitchin, fol. 148. See

Homage.

Homage.

Beltoue, Refulfus, Comes from the French Refousse, is a Resistance against lawful Authority; as if a Bailist, or other Officer, upon a Writ do arrest a Man, and others by Vionius and the state of the stat lenee take him away, or procure his Escape; this is a Rescous in Fact. So if one distrain Beasts for Damage feasant in his Ground, as he drives them in the Highway towards the Pound, they enter into the Owner's House, and he with-holds them there, and will not deliver them upon De-mand, this Detainer is a Rescous in Law. Co. on Lit. lib. 2. cap. 12. Cassans in his Book De Con-fuetud. Burg. f. 294. hath the same Word coupled with resistant: It is also used for a Writ which lies for this Fact called Breve de Resuffu, whereof you may fee both the Form and Use in F. N. B. fol. 101. Reg. of Writs, fol. 125. and New Book of Entries, verb. Rescous. This in some Cases, in Matters relating to Treason, is Treason; and in Matters concerning Felony, is Felony. Cromp. Just. fol. 54.

Befousion Is he that commits fuch a Refcous.

Weltung and on the Hard committed a Regions. Cro. Rep. 2 par. fol. 419.

Welfelfel, Refeifire, Is a Taking again of Lands into the Hands of the King, whereof a general Livery, or Ouffer the maine, was formerly mis-flued, contrary to the Form and Order of Law. Staumdf. Prarog. 26. See Resumption.

Refervation, Referentio, A keeping or providing; as when a Man lets his Land, he referres a Rent to be paid to himself for his Maintenance. Sometimes it fignifies as much as an Exception; as when a Man lets a House, and referves to him-

the Demise. See Perkins's Reservations per totum,

and Terms de la Ley, eodem verbo.

18 efet, Skene hath that in one Place, and Refetter in another Place; in both which he expounds it to fignify the Receiving or Receiver of a proferibed or outlawed Person, and may be derived from

felf one Room, that Room is excepted out of

our English Word Receit.

Besiance, Resiantia, Seemeth to come from the French Resseant or Reseant, Resident, and figni-fies a Man's Abode or Continuance in a Place. Old Nat. Brev. fol. 85. Whence also comes the Participle refiant, that is, continually dwelling or

one indeed with Residence, but that Custom ties this only to Persons Ecclesiastical. Veteri autem jure nostro (saith Spelman) etiam & Scotico aliud significat, utpote morbum validum seu veteranum, quo quis exire de suis adibus prohibetur: Essonium agitur quod de malo lecti nuncupatur, hoc est excu satio quod ratione infirmitatis sistere se in sovo non valeat, essonium nuncupant de reseantisa. Glanvile, lib. 1. cap. 11. Quandon; intervenit (essonium) ex infirmitate de rescantisa. Ubi in margine notatur, effonium de reseantisa idem valet quod effonium de malo lecti. And all these seem to be drawn

maio tecti. And all these tech to be drawn from the French, who say, Exoine de mal resseant. See Skene de verb. fignif. verb. Reseantisa.

Restornte, Residentia, Is derived from the Latin Word Residere, and is peculiarly used both in the Common and Canon Law, for the Continuance or Abode of a Parson or Vicar upon his Benefice. The Default whereof (except the Party be qualified and dispensed with) is the Lois of Ten Pounds every Month. Anno 28 H. 8.

Betioens Is a Tenant who is bound residere on his Lord's Lands, and not to go from thence. Leg. H. 1. cap. 43. Quantum cunque de aliis teneat, ei magis obnoxius est, & ejus residens esse debet cujus le

gius est.

Befiguation, Refiguatio, Is used particularly for the giving up of a Benefice into the Hands of the Ordinary, otherwise by the Canonists termed Renunciatio. And though it fignify all one in Nature with the Word Surrender, yet it is by Cu-flom restrained to the yielding up a Spiritual cies. Living, and Surrender to the giving up of Temporal Lands into the Hands of the Lord. And a the King, as well as of the Diocesan, because he hath Supremam Authoritatem Ecclesiasticam, as the Pope had here in Times past Plowden, fol. 498.

Grendon's Cale.

Arfort, or Reflort, Is a Word properly used in a Writ of Tail or Consenage, as Descent is in a Writ of Tail or Consenage, as Descent is in a Writ of Right. In Frend it lignifies the Authority or lignifies the Superly of Right. In Grant Sale than the Authority or lignifies the Superly of Refloring of any Thing unlawfully taken from another. But it is most frequently or light the superly of th

fuge.
Respectu computi Airecomitis habendo Is a Writ for the Respiting of a Sherist's Account, restore a Man to the Church, which he had re-upon just Occasion; directed to the Treasurer and covered for his Sanctuary, being suspected of Fe-Barons of the Exchequer. Register, fol. 139 8

Respiciare, i. e. To consider. Knighton mentions it in a Judgment for High Treason, Anno 1331. viz. Omnes articuli superius de dicto Rogero attestati veri sunt & notorii, unde respiciatum & adjudicatum est quid pr dictus Rogerus ut pro-ditor & inimicus Regis & Regni distractus sit & suspensus.

mespite, Respectus, It is used for Delay, Forbearance, or Continuance of Time. Glanvile, lib. 12. cap. 9. in breve Regis. Pracipio tibi quod poni facias in respectuin, usq; ad aliquem terminum com-

petentem.

Bespite of Domage, Respectus Homagii, Is the Forbearing of Homage which ought first of all to be performed by the Tenant that holdeth by Homage; and it had the most frequent Use in and New Book of Entries, verb. Reattachment and fuch as held by Knights-service in Capite, who did pay into the Exchequer every Fifth Term fome small Sum of Money, to be respited the doing Statute of 31 H. 6. cap. 7. particularly to signify of their Homage. See the Stat. 12 Car. 2. cap. 24. the 'Taking again into the King's Hands such

whereby this is taken away as a Charge incident or arising from Knights-fervice, &c.

Bespondent superioz, Where the Sherists are removeable for Insufficiency, (as in London) reβondent Superior, that is, the Mayor and Commonalty of London. Pur insufficiency del Bayliff d'un liberty, respondent Dominus libertatis. 44 E. 3. 13.

4 Inft. fol. 114.

Besponsalis, Qui responsum desert. He who gives an Answer, is he that appears for another in Court at a Day affigned, concerning whom ference between attornatum, esoniatorem & responfalem, lib. 6. c. 11. feet. Officium. As if effoniator came only to declare the Cause of the Party's Absence, whether Demandant or Tenant; and Responsalis came for the Tenant not only to excuse his Absence, but also signify what Trial he meant to undergo, v.z. the Combat or the Country. A Man in antient Time could not appoint an Attorney for him, without Warrant from the Court. Fleta, lib. 6. cap. 13. See Attorney. This Word is used in the Canon Law, & significat Procuratorem vel eum qui absentem excusat.

Belpontions, Responsiones, Seems to be a Word chiefly nsed by the Knights of St. John of Ferusa-lem, for certain Accounts made to them by such as held their Lands or Stocks. Anno 32 H. S. cap. 24. In Rot. Parl. 9 Rich. 2. it is written Respon-

Responsum, i. e. Business: The Word is used in this Sense by Florence of Worcester, who tells us, Resignation may now be made into the Hands of That Pope Alexander sent two Persons to Edw. 1. pro Responsis Ecclesiasticis.

Bettare, i.e. To stay or stop: It is mentioned

in Matt. Paris. 515, viz. Equos & homines meos fe-

of Right. In French it figures the Admin tam restorto the Common Law for the setting him in Possession of a Court, Salvo tamen tam ressorto the Common Law for the setting him in Possession and all it is the common Law for the setting him in Possession of Lands or Tenements that hath been unlaw-Jurisdiction of a Court, Salvo tamen tam remote in Line Pat. of Lands or Tenements that hath been unlaw-quam aliis jure nostro & etiam jure alieno. Lit. Pat. of Lands or Tenements that hath been unlaw-phillippi le Hardy Reg. Franciæ, mentioned by fully diffessed of them; which when it is to be done, and when not, see Crompton's Justice of

Beffitutione extracti ab | Ecclefia Is a Writ to

lony. Reg. Orig. fol. 69.

Bestitutione tempozalium Is a Writ that lies where a Man being elected and confirmed Bishop of any Diocese, and hath the King's Royal Attent thereto, for the Recovery of the Temporalties, or Barony of the fail Bishoprick: And it is discovery than the Confirmation of the rected from the King to the Escheator of the County, the Form whereof may be read in Reg. Orig. fol. 294. and F. N. B. fol. 169.

Refummons, Refummonitio, Is a Decompound of Re, fub and moneo, and fignifies a Second Summons, and calling of a Man to answer an Action, where the First Summons is defeated upon any Occasion, as the Death of the Party, or such like. See Bro. Tit Resummons, fol. 214. Of these there are Four Sorts, according to Four divers Cases in the Table of the Register Judicial, sol. 1.

Resummons. Besumption, Resumptio, Is a Word used in the the Taking again into the King's Hands such B b b 2

Lands or Tenements as before, upon false Sug-gestion, or other Error, he had delivered to the Heir, or granted by Letters Patent to any Man. Bro. Tit. Repellance & Refumption, fol. 298. 31 H. 6. cap. 7. and 19 H. 7. cap. 10. See Refeifer.

integram ementes, per minutiores eam partes distrabebant. fendi. Anglice, to buy by Great, and fell by Retail, i.e. 334

by Parcels.

suc, implead, or prosecute. - Idem Brianus suo in Hiberniam, & de continuatione ejustdem retinenquosdam retavit de scresta Domini Regis--- in eadem curia judicium suum de furto, de quo primum retatus fuerit, recepturus fuit. Cartular. Radings.

MS. fol. 176. a.

Retatio, The retting or ritting of Flax or Hemp, i. e. Exposing it to the Sun, or Steeping it in the Water, till it is ripened and made fit to run. Inter antiquas confuetudines Abbatie S. Edmundi-ltem Cellerarius folet accipere theologicum de lino tempore retationis, feil. unam retam de qualibet cerva vel romula. Cartular. S. Edmundi. MS. fol. 314.

Betaming fre, Merces retinens, Is the First Fee given to any Serjeant or Counfellor at Law, whereby to make him fure that he shall not be on the contrary Part: It is Honorarium feu pramium causidici pracedaneum, quo clienti suo obliga-

tur ne adversarii causam agat.

Beteiner, From the Latin retinere, fignifies in a legal Sense a Servant, but not Menial or Familiar, that is, not continually dwelling in the House of his Master, but only wearing his Livery, and attending fometimes upon special Occasions. This Livery was wont to conflit of Hats, (or Hoods) Badges, or other Suits of one Garment by the Year; and were many Times given by Lords and Great Men, upon Defign of Maintenance and Quarrels, and therefore justly forbidden by several Statutes, as 1 R. 2. cap. 7. upon Pain of Imprisonment, and grievous Forfeiture to the King; And again, 16 R. 2. cap. 4. 20 R. 2. cap. 1. and 1 H. 4. cap. 7. by which the Offenders should make Ransom at the King's the Ohenders mould make Kanlom at the King's Will; and any Knight or Esquire thereby duly attainted, should lose his said Livery, and forfeit his Fee for ever, &c. Which Statute is further confirmed and explained by 2 H. 4. cap. 2. and 8 H. 6. cap. 4. And yet this Offence was so deeply rooted, that Educate the Fourth was necessarily rooted, that Educate the Fourth was necessarily as a confirm the ward the Fourth was necessitated to confirm the former Statutes, and further to extend their Meaning, as appears by 8 E. 4. cap. 2. adding a special Penalty of Five Pounds upon every Man special Penalty of Five Pounds upon every Man that gives such Livery, and as much on every one so retained either by Writing, Oath or Promise, for every Month. These are by the Feudists called Affidati, sie enim dicuntur qui in alicujus fidem & tutelam recepti sunt. And as our Retainers are here forbidden. So are those Affidats in other Countries. But most of the abovementioned Statutes are repealed by 3 Car. 1.

Retenementum, Restraint, Detainment, Withholding. A full and absolute Conveyance was anciently made in this Phrase, Sine ullo retene-

Betentia, for Betinentia, i. e. A Retinuc. Betespenny, A Rate-penny, or customary

Due of One Penny for each Person to the Parish-Priest. In the Synodal Statutes of Robert Bishop of Durham, Anno 1276. cap. 3. De rebus liberorum

decimandis, & mortuariis inde solvendis.hoc Sanctioni adjicimus, quod si plures liberi proprium habentes, in parentum pariter familia vivant, ad denarios qui vocantur Rete-penis minime arceantur: Cum I. 6. cap. 7. and 19 H. 7. cap. 10. See Reseiser. sicut communiter intrinsseus aluntur a parentibus,
Retail, (Anno 3 & 4 Edw. 6. cap. 21.) Qui rem sic in extrinscis ab eistem letentur pariter se de-

Betimentia, Retinue, or Persons retaining to a Prince or Nobleman. — Ad inquirendum de Retare, Arretare, Restare, ad restum vocare. To numero retinentiæ præfati Johannis ab ultimo adventu

tiæ. Pat. 14 Ric. 2. pag. 2. m. 8.
Estractus aquæ, Ebb, or low Water, the Retreat of the Tide. The Expression occurs in Placit. coram Rege Pafeb. 30 Edw. 1. apud Cantuar. Rot.

Betravit Is fo called, because that Word is the effectual Word in the Entry, and is where the Plaintiff or Demandant comes in Person into the Court, and says, He will proceed no further. And this is a Bar of all other Actions of like or inferior Nature, Qui semel actionem renunciavit, amplius repetere non potest. Co. on Lit. lib. 2. cap. 11. fect. 288. The Difference between a Nonfuit and a Retraxit, is, that a Retraxit is ever when the Demandant or Plaintiff is present in Court; but a Norsait is upon a Demand made, when he should appear, and he makes Default. Retraxit should appear, and he makes Default. Retraxit (as we said) is a Bar, so is not a Nonsuit, for he may commence an Action of like Nature again.

Betropaintagium, After-Pannage, or the Running of Hogs in a Forest or Park, when the Acorns or Mait is eaten, and little left, but Hips, Haws, &c. Et debent babere retropannagium a Festo S. Martinius, ad Festum purificat. Beate Maria

Petro in Par. temp. Ed. 3.

Beturn, Returna vel retorna, Cometh of the French Retout, i. reversio, recursus, and in our Law hath Two particular Applicain our Law hath Two particular Applications; the One is, the Return of Writs by Sheriffs and Bailiffs, which is only a Certificate
made to the Court of that which he hath done,
touching the Execution of their Writ directed
to him. And this among the Civilians is termed
Certificatorium; of Returns in this Signification
to be a the Statute of Wash a certificatorium. speaks the Statute of Westm. 2. cap. 39. So is the Return of a Commission a Certificate or Answer to the Court of that which is done by the Commillioners, Sheriff, Bailiff, or other, to whom fuch Writs, Commissions, Precepts or Mandates are directed. Also certain Days in every Term are called Return-Days, or Days in Bank; and so Hillary-Tame, heat, Folia. Term hath Four Returns, viz. Offabis Hillaris, Quindena Hillarii, Crassino Puristicationis and Offabis Puristicationis. Easter-Term Five, viz. Quindena Pass be, Tres Pasche, Mense Pasche, Quinq; Pasche, and Crassino ascensionis Domini. Trinity-Term Four. i. Crassino Trinitatis, Ottabis Trinitatis, Quindena Trinitatis, Tres Trinitatis; and Michaelmas-Term Six, to wit, Tres Michaelis, mense Michaelis, Crastino animarum, Crastino Martini, Octabis Martini, Quindena Martini. See the Statutes of Days in Bank, 51 H. 3. 32 H. 8. cap. 21. and 17 Car. c. 6. The other Application of this Word is in Case of Replevin; for if a Man distrain Cattle for Rent, &c. and afterwards justify or avow his Act, so as it is found lawful, the Cattle before delivered unto him that was distrained, upon Security given to follow the Action, shall now be returned to him that diffrained them. Bro. Tit. Returns d'avers & hommes, fol. 218. and F. N.B. in his Table verb. Return.

Returno

Returno habendo Is a Writ that lies for him Nomen verbale, and derived of the Verb Revertor that has avowed a Distress made of Cattle, and & apte dici non potest reversio antequam revertatur in the Plaint or Action is removed by Recordari, or Pleas, and he whose Cattle were distrained makes Default, and doth not profecute his Suit.

Beturnum averiozum Is a Writ Judicial, granted to one impleaded for the Taking the Cattle of another, and unjust detaining them contra vadium & Plegios, and appearing upon Summons, is dismissed victions Day, because the Plaintiss makes Default; and it lies for the Return of the Cattle to the Defendant, whereby he was summoned, or which were taken for Security of his Appearance upon the Summons, Register Judicial,

fol. 4. a.

Beturnum irreplegiabile Is a Weit Judicial, fent out of the Common Pleas to the Sheriff, for the final Restitution or Return of Cartle to the Owner, unjustly taken by another, as Damage-feasant, and so found by the Jury before Justices of Affise in the County, or otherwise by Default of Prosecution. Reg. Fudic. fol. 27.
15 ever, alias Gereve, From the Saxon Word Gre-

fa, Prefettus. Lamb.'s Explication of Saxon Words, verb. Prefettus, fignifies with us the Bailiff of a Franchife or Manor, especially in the Western Parts of England: Hence Shire-reve for Sheriff. See Kitchin, fol. 43. See Greve and Sherff, and Verstegan, cap. 10. See also Church reve.

in evel ach, i. e. Rebellion, from Revellare, to

rebell: Quicunque faciebat Revelach vel latro inium

vel violentiam samina in domo inserebat, 20 solidis emen-debatur. Galc. Domossday, Tit. Costroscirc. Beveland, Domossday-Book, Herefords. Terra Regis. Hac terra suit tempore Edwardi Regis Tain-Regis. Het verva just tempere Laudina Regis cam-land, sed possea conversa est in Reveland. Et item dicant Legati Regis, quod isssa terra & census qui inde exit, surtim ausertur a Rege. The Land which is here said to have been Thaneland, T. E. R. and after converted into Reveland, feems to have been fuch Land as being reverted to the King after the Death of his Thane, who had it for Life, was not fince granted out to any by the King, but rested in Charge upon the Account of the Reeve or Bai-liff of the Manor, who (as it seemeth) being in this Lordship of Hereford like the Reeve in Chaucer, a false Brother, concealed the Land from the Auditor, and kept the Profit of it to himself, till the Surveyors, who are here called Legati Regis, discovered this Falshood, and presented to the King that furtim aufertur Regi. This Passage. fol. 205, the King that *Jurtim augertus Regi.* This Paniage, from *Domeflay* Book is imperfectly quoted by Sir Edw. Coke, in his *Infittutes*, *fest*. 117. who from these Words draws a false Inference, That Land holden by Knights-Service was called *Thain* land, and Land holden by Soccage was called Reve-

land. Vide Spelman of Fends, c. 24. See Tein-land.
Bebels Signify with us Sports of Dancing,
Masking, &c. used in Princes Courts, the Inns of Court, or other Noblemens Houses, which are commonly performed by Night; and there is an Officer to order and supervise them, who is in-

titled Master of the Revels.

Bebenue Is a French Word, fignifying as Reditus, and denotes properly the yearly Rent that accrues to every Man from his Lands and Pos-

proved his Diffrest to be lawfully taken, for re-fatlo; and therefore Co. on Lit. fol. 142. fays, turning to him the Cattle distrained, which be-Reversion terra est tanguam terra revertens in possession one very epievied by the Party distrained, upon one Donatori sive baredibus suis post donum finitum. Surety given to prosecute the Action; or when It hash a double Acceptation in Law, the one is, the Plaint or Action is removed by Recordari. or Trus revertend; cun flatus possession; descent: And. the Plaint or Action is removed by Recordari, or Jus revertendi cum status possessionis desecrit: And Accedas ad Curism, into the Court of Common this is but an Interest in the Land when the Possession shall fall. 2. When the Possession and Estate which was parted with for a Time, ceafeth, and is determined in the Perlons of the Alienees, Assignees, Grantees, or their Heirs, or effectually returns to the Donor, his Heirs or Assigns, whence it was derived. The Difference between a Reversion and a Remainder, is, that a Remainder is general, and may be to any Man, but he that granteth or conveyeth the Land, &c. for Term of Life only, or otherwise. A Reversion is to himself, from whom the Conveyance of the Land, &c. proceeded, and is commonly perpetual, as to his Heirs also. Lit. lib. 2, cap. 12. See Co. lib. 2. fol. 51. Sir Hugh Cholm-ley's Case; and yet a Reversion is sometimes confounded with a Remainder. Co. lib. 2. fol. 67. Tooker's Case. Plowden, fol. 170. Hill's Case. What this Word Reversion in a Deed does carry, see Littleton, lib. 2. cap. 12.

Beugis, A Ridge, or Rudge of arable Land. De dono Rogeri del Estre unum reugiam terra in Gerneniath. Mon. Angl. Tom. 1. p. 515.

Rebutu, A Bill of Review in Chancery is, where a Cause hath been heard, and the Decree figned and enrolled; and some Error in Law appears upon the Decree, or new Matter discovered in Time after the Decree made, which Bill cannot be exhibited, but by License of the Court. See Collection of the Chancery Orders, pag. 69.
We willing Is a Word metaphorically applied to

Rents and Actions, and fignifies a Renewing of them after they be extinguished. Of which see divers Examples in Broke, Tit. Revivings of Rents,

Actions, &cc. fol. 223.

Bill of Brouvo. Is where a Bill hath been exhibited in Chancery against one, who answers, and before the Cause is heard, or if heard, before the Decree enrolled, either Party dies: In this Case a Bill of Revivor must be brought, that the former Proceedings may stand revived, and the Cause be finally determined.

!keboration, Revocatio, Is the Calling back of

a Thing granted, of which you have divers in Reg. Orig. as Revocationem brevis de audiendo & terminando, fol. 124. Revocationem presentationis, fol. 304, 305. Revocationem Protestionis, fol. 23. Revocationem specialium Justiciariorum quia, &c.

Brward. See Regard.
Betwep, Anno 43 Eliz. cap. 10. So as fome Clothes being put in Water are found to sbrink, Rewey, equally cockling, light and notable Faulty, &c. it is as much as unevenly wrought, and full of

Rhandir Is a Part in the Division of the Country in Wales before the Conquest; as first a Cantref consisted of a Hundred Towns, under which were so many Commots, each Commote had Twelve Manors or Circuits, and Two Townships; there were Four Townships to every Manor, every Township comprehended Four Gavels, every Gavel s, and denotes properly the yearly Rent that form the stands and Pofficus to every Man from his Lands and Poffituted under every Rhandir. This Word Rhandins.

Reversio, A returning again; it is English, but is by Dr. Davis rendered Pars and English.

fors hareditaria, from the Verb, Rhannu, Par-Taylor's Hiftory of Gavelkind, tire, distribuere. pag. 69.
Rheums, The Overflowing of the Sea, Florence

of Worlefter, Anno 1075. Inde rebus omnibus disposi-

of vincipro.

Anthoras sussume and the second sussume second sussements sussements such sussements sussements such sussements sussements sussements such sussements sussements sus course: So in Somersetshire, they call the little Streams between the Moors, which rise high with Floods, Rhines.

Rhutunium, Routon in Shropfbire.

Rhutupia, Richborou near Sandwich in Kent.
Rhutupia, Richborou near Sandwich in Kent.
Rhal, A Piece of Gold current for Ten Shillings. In 1 H. 6. by Indenture of the Mint, a
Pound-Weight Gold of the old Standard was Pound-Weight Gold of the old Standard was cope of coined into 45 Rials, going for Ten Shillings apiece, or a proportionable Number of half Rials, from the Sax. Riefe, Rapina, from whence comes going for Five Shillings a-piece, or Rial Farthings going for Two Shillings Six-pence. Vide Lownder's Effay upon Coins, p. 38. The Golden full interstation of all both descriptions of the sax Riefe, Rapina, from whence comes going for Two Shillings Six-pence. Vide Lownder's Effay upon Coins, p. 38. The Golden full interstation of all both descriptions of the sax Riefe, Rapina, from whence comes going for Five Shillings a-piece, or Rial Farthing and both descriptions of the sax Riefe, Rapina, from whence comes going for Five Shillings a-piece, or Rial Farthing and Six Pence. Vide Lownder's Riefer Rapina, from whence comes going for Five Shillings a-piece, or Rial Farthing and Six Pence. Vide Lownder's Riefer Rapina, from whence comes going for Five Shillings a-piece, or Rial Farthing and Six Pence. Vide Lownder's Riefer Rapina, from whence comes going for Five Shillings are piece, or Rial Farthing and Six Pence. Vide Lownder's Riefer Rapina, from whence comes going for Five Shillings are piece, or Rial Farthing and Six Pence. Vide Lownder's Rieffart, To take away any Thing by Force:

Rifflatr, To take away any Thing by Force:

Rifflatrin, To take away any Thing by Force:

Rifflatrin, To take away any Thing by Force:

Rifflatrin, To take away any Thing by Rifflatrin, To take away any Thing the Rifflatrin of the Sax Riefe, Rapina, Fiften Pence.

Rifflatrin, To take away any Thing Billings and Fiften Pence.

Rifflatrin, To take away any Thing Billings and Fiften Pence.

Rifflatrin, To take away any Thing Billings and Fiften Pence.

Rifflatrin, To take away any Thing Billings and Fiften Pence.

Rifflatrin, To t into 48 Rials. In 3 Fac. 1. Rose Rials of Gold at Thirty Shillings, and Spur-Rials at Fifteen Shillings.

Bluaud, Ribaldus, French Ribauld, a Vagrant, luxurious Spend-thrift, a Rogue, Whoremonger, a Person given to all Kinds of Wickedness and Looseness. Petition against Ribauds and sturdy Beggars. Rot. Parl. 50 E. 3.

num. 61.

Ribcheffer. See Cocceium.

Ric Is a Saxon Word, fignifying as much as Regnum in Latin. Cambd. Brit. p. 346.

Biculus, For Curriculus, or Vehiculus: In Brompton, R. I. Multitudo vero Riculorum & afinorum, onerariorum sub numero non facile cadebant.

Ridge or Big of Land, Riga, Terram quam e pluribus sulcis in aggerem efferunt arantes, ita ut sicca sedes frumenti habeatur, Romani strigam (atque inde agros strigatos) nos a Ridge of Land. Spel-

West. Symbol. part 2. Tit. Indicaments, feet. 70.

Rirns arrear Is a Kind of Plea used to an Action of Debt upon Arrearages of Account, whereby the Defendant does alledge, there is no-

thing in Arrear.

Biens deins le gard Was a Challenge to a Jury or Enquest of London, for that Four sufficient Men, &c. were not impanelled: But it is

abrogated by the Stat. 7 H. 7. cap. 4.

Bitting pettr per it fait, i. e. Nothing paffes by the Deed, is the Form of an Exception taken in

Mist County, Retro-comitatus, Comes from the French Arrier, posserior, and in the Statute of 2 E. 3. cap. 5. is opposite to open County; and by comparing that Statute with Westm. 2. cap. 38. it appears to be some publick Place, which the Sheriff appoints for the Receit of the King's Money after the End of his County. Fleta fays, That it is Dies crastinus post comitatum, lib. 2. cap. 67.

go totum rifletum meum, quod jacet inter boscum pre-dieti Abbatis quod vocatur Tolbawe, & boscum Christiane Pye. Ca Swafham, MS. f. 203. - Cartular. S. Petriburg. vocat.

fiffura, In a Form of Appeal in Bracton, lib. 3. cap. 23. upon felonious wounding against the Peace. Peace. Et designandum erit, cujus longitudinis suerit plaga & cujus profunditatis, & utrum sit plaga vel ristura, ad hoc quod procedat Duellum vel non pro-cedat, ut sciri possit per factum, utrum set injuria vel felonia, i. e. And it shall be discovered, how long and how deep the Wound was, and whether it was a Wound, or the Flesh and Skin were only riffled, or, as we now call it, rippled, (or a flight Sear) so as it might be determined whether the Duel should proceed or not, and that it might be known whether the Fact was a Trespass or Felony.

or Felony.

Thiga, The same with Renga, which see.

Right, Jus, In general Signification includes not only a Right, for which a Writ of Right lies, but also any Title or Claim, either by Virtue of a Condition, Mortgage, or the like, for which no Adrion is given by Law, but only an Entry.

Co. on Lit. lib. 3. cap. 8. fest. 445. There is Jus proprietatis, a Right of Propriety; Jus Possessing a Right of Possessing a Proprietatis & Diffector that if you proposed in the Diffector, he hath Jus proprietatis & possessions. Co. on Lit. lib. 3. sect. 447. Jus est sextsplex. 1. Jus recuperandi. 2. Intrandi. 3. Habendi. 4. Retinendi. 5. Persipendi. 6. Et possessiondi. 6. Rep. Edward Albam's Case. Right in Court. See Restus in Curia.

fine (Rima) Is taken for a mean Kind of Verfe, commonly made by some unsame, I have fler. Of a libellious and rebellious Rime, I have thought

thought fit to infert this Abstract of an ancient an unlawful Thing by Three, or more Persons and memorable Record.

Placita coram Domino Rege apud Ebor. de Termino Pafchæ Anno Regni Regis Richardi Secundi 16.

Quamplurimi de Cotingham & Villis circumjacentibus indictantur, quod ipfi alligati fuerint quilibet ad alterum sustinendum & manutenendum omnes querelas fuas versus quoscunque: Et quod modo guerrino obsiderunt villam de Kingston super Hull, & pontes circumjacentes diripnerunt, ita quod nullus ire vel redire posset ad dictam villam, ac insuper secerunt Rimam in Anglicis verbis, & dictam Rimam publice apud Beverly pro lamari fecerunt die, &c. que Rima fequitur in hac verba.

The Country hard was we, That in our Soken fliews fould be, Muth all for to bake. Among you friers it is foe, And other Deders many moe, Whether they fleep or make. Und pet will ilke man help up other, And maintain him als his brother,

Both in wrong and right. And also will in firand and foure Maintain our Meighbour

Mith all our might, Alke Man may come and goe Among us, both to and fro, Say you fickerip.

But hethning will we fuffer none, Reither of Hob, nog of John,

With what may he merry be. Foz unkinde we ware, If we suffered lette oz mare. Any villan hethning. But it were quite double again, And accozd, and be ful faine To byde dzeffing.

Und on that purpole, pet we ffand, Culso to doth us any wrang, In what place it fall.

Bet he muff als weele, Als have I hap and heele, Doe again us all.

> Sed perdonantur 28 ex eis. Record. continet quatuor Rotulos.

Rine. Sce Rhine.

Rings, A military Girdle: From the Saxon Ring, i. e. annulus, circulus, because it was girt round the Middle. Braston gives another Reafon why it is so called. Lib. 1. cap. 8. Par. 3. Ringa enim dicuntur quod renes circumdant, unde dicitur accingere gladio.

Ringhtan, (Anno 43 Eliz. cap. 10.) An Engine used in stretching Woollen Cloth.

Kingilde. (Brit. Rhingyldre) Rex omnibus, &c. quod nullus tenentium in Com. nostris pradictis de catero compellatur ad subeundum sive occupandum officium Ringildre.— Carta Hen. 7. Comitat. de Angle-sey. Carnarvon, & Merioneth, dat. 3 Mart. anno regni 22. A Kind of Bailist or Sorjeant, for so Rhingyl or Ringylh fignifies in Welsh.

Riot, Riota & riottum, Derived from the French

affembled together for that Purpofe. West. Symbol. part 2. Tit. Indictments, feet. 65. The Difference between a Riot, Rout, and unlawful Assembly, see in Lamb. Eiren. lib. 2. cap. 5. Stat. 1. Mar. cap. 12. and Kitchin 19. who gives these Examples of Riots, the Breach of Inclosures, Banks, Conduits, Parks, Pounds, Houses, Barns, the Burning of Stacks of Corn, &c. Lamb. ubi supra mentions these, to beat a Man, to enter upon a Possessing the state of the sta

funding, (11011 Kepa, a Bains,) in the statute of Wessen. 2. cap. 47. fignifies the Water or River running between the Banks, be it salt or fresh. 2 Inst. fol. 478. The Word occurs also in Rot. Char. 9 Edw. 2. numb. 12. Volumus tamen, quod pradictus A. cognitionem habeat de morte hominis & mahemio, in grossis navibus in medio sili grossarum Ripariarum, tam de portubus earundem Ripariarum mari magis propinquius, &c. Rot. Pat. 28 H. 8. pars 12. But in the Version of Magna Charta, cap. 15. Riparia is rendered a Bank or

Mipatica, i. e. Redditus & proventus ex ripis per-cepti. MS. Fleta, lib. 2. cap. 66. par. 17. Hipatoz.—— Juxta sonitum illius instrumenti quod a Ripatoribus vocatur Tabur, subito tercella quedam alarum remigio perniciter evoluzit. Rad. de Diceto & Matt. Paris. sub anno 1191. By this Word Ripator,' Mr. Somner would understand a Ripper, or Reaper of Corn. And some others would interpret them to be Riflers or vagabond Thieves. But the Occasion of the Story, and the Scene of Action, scem plainly to imply, that Ripatores were Riparii, Fishermen or Rippers.

Ripiers, Riparii, Had their Name a fiscella qua in develondis piscibus utuntur, in English a Ripp, and are such as use to bring Fish from the Seacoast to the inner Parts of the Land. Cambd. Brit. pag. 234. In Wales they are called Trea-

Bise, Orisa, Is a Kind of Corn growing in Asia and the Indies, of which you may read in Gerrard's Herbal, lib. 1: cap. 52. This is mentioned among Spices to be garbled in the Stat. 1 Fac. cap. 19.

ut quieti sint de omni theolonio & omni consuetudine videl. ab omni lastagio, tallagio, passagio, rivagio, sponsagio, & omni wreec, &c. Placit. temp. Edw. 1. & Edw. 2. penes Dominum Fountains.

tains.

Ribeare, To have the Liberty of a River for Fishing or Fowling.—— Rex dat licentiam Reginaldo Filio Petri, quod riveare possit per totam ripariam nostram de Kenette, & in instanti seisma aves capere & asportare. Pat. 2. Edw. 1. M. 6.—
Licentia pro Radulso de Chendut quod riveare possit per ripariaram de Kennet in Com. Berk. cum quodam Aussuro. Pat. 18. E. 1. M. 40.
Broather Beosser.

Boather Bealts, Anno 7 E. 6. cap. 11. Sec Ro-

ther Beafts.

Riotte, quod non solum rixam & jurgium significat, 186ba Is a Coat or Garment. And those who sed vinculum etiam, quo plura in unum, fasciculorum Robas accipiebant of another, are accounted of his instar, colligantur, signifies the forcible doing of Family. Quendam ex ejus Armigeris qui in obsequio

Robberv, Robaria, Is a felonious Taking away of another Man's Goods from his Person or Prefence against his Will, putting him in Fear, and of Purpose to steal the same. West. Symbol. part 2. Tit. Indistments, sest. 60. And this Offence was called Robbery, either because they bereaved the true Man of some of his Robes or Garments, the true Man of some of his Robes or Garments, Vocab. utriusq; juris. Sometimes it is taken only or because his Money or Goods were taken out of for a Pile or Stalk of Wood, as Mandatum est or needlie in Solicy of the Garment or Robe about his Conflabulariocastri de Divis, & custodi foresta de Cippebam Person. Co. 3 Inst. cap. 16. This is sometimes quod fieri fac. unum rogum in Foresta pradicti ad called Violent Thest. West. Symbol. ibid. which is operationes castri predicti, prout melius viderint expedire, Felony of Two-pence. Kitchin, fol. 16. and 22 & C. T. x Maii. Claus. 54 H. 3. m. 8.

Relony of Two-pence. Kitchin, fol. 16. and 22 lib. Aff. 39. Sec Skene de verborium signif. verb. Reif, and Cromp. Justice of Peace fol. 30. Bobbers, 5 E. 3. 14. and 7 R. 2. cap. 5. Lamb. Eiren. lib. 2. cap. 6. interpreteth them to be mighty Thieves; they are called in Latin Robatores, saith Spelman, being Latrones validi qui in personas bominum insilientes bona sua diripiunt. Robertmen, or Roberdmen, Were another Sort

of great Thieves, mentioned 5 .E. 3. 14, and 7 R. 2. cap. 5. Co. 3 Inft. fol. 197. fays, Robin Hood lived in Richard the First's Time on the Bor-ders of England and Scotland by Robbery and him.

Rocheffer. See Durobrova.

Rochet Is that linen Garment which is worn by Bishops, gathered at the Wrists, and differs from a Surplice, for that hath open Sleeves hanging down; but a Rochet hath close Sleeves. Lynde-

avode, lib. 3. Tit. 27.

1800, Roda Terræ, Is otherwise called a Perch, and is a Measure of Sixteen Foot and a half, and in Staffordsbire Twenty Foot, to measure Land with. See Perch.

Rooknights, alias Esdnights, (Is derived from the Saxon Rad, i. equitatus, and Cnyt, Minister,) were certain Servitors, which held their Land by serving their Lords on Horseback. Braston, lib. 2. cap. 36. num. 6. faith of them, Debent equitare cumi Domino suo de manerio in manerium, cum Domini uxore. Fleta, lib. 3. cap. 14. sect. Continetur.

Rodundellus, Rotondellus, A Roundle, and old Riding Cloke.—— Thomas de Cantilupo Episcopus Hereford. Stolam apud collum quum equitabat subtus capam vel rodundellum ad modum crucis portabat, ut patens effet ad confirmandum pueros occurrentes. Decisions of difficult Points in Law, which were Liber de Miraculis Thomæ Episc. Hereford, frequently in former Times referred to the De-MS.

Rosextise, alias Creasstrile, Is that Tile which is made to lay upon the Ridge of the House.

Anno 17 Edw. 4. cap. 4. Dr. Skinner says the true
Name is Rose-tyle, from the French Tuile de la Rofee.

well known to all, and is so called, because of the special Devotion of Prayer and Fasting then enjoined by the Church to all Men, for a Preparative to the joyful Remembrance of Christ's Afeenfion, from which Time to Trinity-Sunday Matrimony is forbidden to be celebrated

Rogue, Rogus, May be deduced from the Fr. Rogue, i. Arrogans, and fignifies an idle flurdy Beggar, who wandreth from Place to Place without License, after he hath been by Justices be-towed, or offered to be bestowed on some certain Place of Abode; who, for the first Offence, is called a Rogue of the first Degree, and punished by whipping and boring through the Gristle of

erat Abbatis & ad robas ejus. Walfingham, pag. the Ear with a hot Iron, an Inch in Compass. of the Second Degree, and put to Death as a Felon, if he be above Eighteen Years old. See the Stat. 14 Eliz. 5. 18 Eliz. 3. and 36 Eliz. 17. and Lamb. Eiren. lib. 4. cap. 4. 180gus Is the Latin Word for a great Fire,

and there it is congeries lignorum ad comburendum,

Roll, Rotulus, Significs a Schedule of Paper or Parchment, which may be turned or wound up with the Hand to the Fashion of a Pipe Staundf. Pl. Cor. fol. 11. of which there are in the Exchequer several Kinds. As the great Wardrobe Roll, the Cofferers Roll, the Subsidy Roll, &c. Of which see the Practice of the Exchequer-Court, fol.

75. Talbes head Roll Is a Roll in the Two Temples, wherein every Bencher is taxed yearly at 25. every Barrifter at 1 s. 6 d. and every Gentleman under the Bar at 1s. to the Cook, and other Of-Spoil, and that these Roberdsmen took Name from ficers of the House, in Consideration of a Dinner of Calves-heads provided in Easter-Term. Orig. Jurisd. fol. 199. b.

Ridder Roll, Noy's Rep. fol. 84. The Court Ex Officio, may award a Certiovari ad informandum conscientiam; and that which is certified shall be annexed to the Record, and is called a Ridder-Roll. Or a Ridder-Roll is a Schedule, or small Piece of Parchment, added to some Part of a Roll or Record

Moll of Court, Rotulus Curia, The Court-Roll in a Manor, wherein the Names, Rents, and Services of the Tenants were copied and enrolled. Per Rotulum Curiæ tenere, by Copyhold. -Matildis le Tailur tenet per rotulum Curiæ unum messuagium, &c. Paroch. Antiq.

ui. Rolls of Parliament, Rotuli de Parliamento.
vel The Manuscript Registers or Rolls of the Proceedings of our old Parliaments. For before the Use of Printing, and till the Reign of Hen. 7. our Statutes were all engroffed in Parchment, and (by Virtue of the King's Writ to that Purpose) proclaimed openly in every County. In these Rolls we have likewise a great many Decisions of difficult Points in Law, which were termination of this supreme Court by the inferior Ones of both Benches, &c. Mr. Nicholfon's Hift.

Library, P. 3. p. 47.

Kolls, Or the Office of the Rolls in Chancery. ame is Rose-tyle, from the French Tuile de la Lane, antiently called Domus Conversoum, is the House that was built by King Henry the Third, for Jews converted to the Christian Faith; but Edward the Third expulsed them for their Wickedness, and deputed the Place for the Custody of the Rolls and Records of the Chancery, the Master whereof is the fecond Person in Chancery, and in the Absence of the Lord Chancellor, or Lord Keeper, sits as Judge, being commonly called, The Master of the Rolls, which see. thomseof, Is a Saxon Word signifying, Numnum

Rome datum, for Feob, in Saxon is Nummus, that is, Money in English. See Romescot.

Romepenny, In Saxon Rompening, i. Rome de-

narius, for the Saxon Pening, is the fame as Penny with us, or Denarius in Latin. See Romef ot. homanizare

Romanizare Is a Word mentioned in our Historians; and it signifies to afflict or torment:

Roma manus rodit, quas rodere non valet, odit.

Romaspeditæ Were Pilgrims fo called, because they travelled to Rome on Foot. It is a Word mentioned in Mat. Parif. Anno 1250, and in other Historians :

Hic Anglos, bic Romipetas enormiter angens.

Gomefeoh, Bomespene, (Sax. Romefeob, i. e. Nummus Roma datus; nan Feoh ef nummus, peu-nia, sipendium; Rompenning, Roma Denarius, Penning enim (hodie a Peny) est Denarius. Vide

Rome-foot.

home-frot (Romefeoh vel Romefee, Romepeny alias Denarius Sancti Petri & Hearth-peny,) is compounded of Rome and Scot, from the Sax. Scot, Symbolum. Matt. Westm. says it was Consuetudo Apostolica, a qua neq; Rex, neq; Archiepiscopus vel Epiforms, Abbas vel Prior, aut quilibet in Regno immunis erat. It was an annual Tribute of one Penny from every Family, paid yearly to Rome at the Feast of St. Peter ad vincula, being the First of Angust. Cambden in his Brit. says, Offia, the Sax-on, first granted it; but others, that Ina, a King of the West Saxons, being in Pilgrimage at Rome, Anno 725, gave it as an Alms, and was first for-bidden by Edward the Third. It amounted to Three Hundred Marks and a Noble yearly. See Leg. Hen. 1. cap. 12. Rog. Hoveden par. pofter. fuor. annal. fol. 344. in vita Hen. 2. and see Peter-Pence and Hearth-penny. This Payment was abrogated 25 H. 8. 25. restored 1 & 2 P. & M. but utterly abolithed 1 Eliz. 1. See Spelman's Glossary, verbis Romescot, Romeseah, Romepenny. This Mark of Slavery was a Burthen and a Scandal to the English Nation. Our free-born Ancestors often complained of it. It was one of the Complaints of Grievance in Parliament, 8 John, A. D. 1206. when the King issued out this Writ of Redress: Rex Archiepiscopis, Episcopis, Abbatibus, Archidiaconis & omni Clero apud Sanctum Albanum convocatis Salutem. Conquerente Universitate Comitum, Baronum, Militum & aliorum fidelium nostrorum, audivinus quod non folum in Laicorum gravem perniciem, sed in totius regni nostri intolerabile dispendium super quondam Rex Alfredus, in quo totam terram Anglia Romscot prater consuetudinem solvendo —— Man-per Comitatus, Centurias. & Decurias descripserat, &c. ne contra regni nostri consuetudinem ali-n Statuatis — Teste meipso apud quid novum Statuatis Teste meipso apud Ebor. 26 die Maii, anno regni nostri 8 Cart. 8. Joh. m. I.

an Acre. 5 Eliz. cap. 5.
130., Among the Services and Customs of the Zochmen who held Lands of the Priory of Spald-– Debent tres carectas de Ros & tres de Byndinge carectandas in curiam Domini cibo Dominiwhich Dr. Brady renders, They ought to carry Three Loads of Thatch, and Three Loads of Byndinge to the Lord's Court, he finding them Vistuals. But I think rather, Ros is no more than Rushes, and the Duty

rius babeat omnes de imas roscti sive avundinum totius parochie. Reg. Eccl. Well. MS. — Salvis dun-- Salvis duntaxat dictis Religiosis decimis majoribus de terris, pratis, purprefluris, & rosetis dominicis ipsus Johannis approviatis seu in posterum approviandis.— Cartulur. Glaston MS. fol. 107. b. Hence the covering of Houses with a Thatch made of Reeds and Rushes was called Rosetum—— Hac omnia adificia egregie & opere saltem sumptuoso consummata lapide aut roseto, secundum quod lori opportunitas exigebat vel permittebat pro majori parte co-operiri faciebat, ib. p. 42. a.

Rolla For Mossa, i. e. Land over-run with Moss. Et totam Dailam marisci tam de Rossa quam

de prato. Monast. 2 Tom. pag. 211. 130stano, V. Citation in MS. (Rosarium,) Heathy Land, or Land full of Ling; also watery or moorish Land, from the Br. Rhos, i. e. Plantites irrigua. 1 Inst. fol. 5. a. & Cam. Brit. fol. 190. Ros autem apud Scotos promontorium significat. Bu-chan. Hist. fol. 6. b. n. 40.

Rother Beafts, (Saxon Hryther,) Under this Name are comprehended Oxen, Cows, Steers, Heifers, and fuch like horned Beasts. Anno 21 Jac. cap. 18. And in Herefordshire the Dung of such Bealts is still called Rothersoyl. J. B. Ran-geator in Foresta de Whittlehood habeut de dono Regis uatuor Rothros in Balliva de Wakefield. Pat. 14

R. 2. m. 13.

Botulus Confrarientium. See Contrarients. Rotuli Placitozum, Court-Rolls, or Records upon Roll; the Register of Trials, Judgments, and Decrees in a Court of Justice .-- Dieti bomines pramissas conventiones in Rotulos Placitorum Domini Regis de anno supradicto ad majorem securitatem irrotulari procurarunt. Paroch. Antiq. pag.

Hotulus Cancellar &, Bratton, lib. 3, cap. 24. Omnia Brevia de pace (quæ funt prohibitiones) ir-retulari debent in Rotulo de Cancellaria, See

M. P. in ann. 1110. p. 61.

Botulus Elluton's, Domefday Book so called, because it was of old kept at Winchester. See Domesday. Spelman in his Glossary says, There was another Roll called Rotulus Wintonia, made long before that by King Alfred; concerning which, hear Ingulphus speaking of Domesday Book. Talem (says he) Rotulum & multum similem ediderat

Bouanum for Rotagium, A Duty paid for mending the Highways worn out cum Rotis. It is in a Charter of Henry 2. In tallagio & Rovagio & fe-

ria & foro.

1900d, Folp Rood, i. e. Holy Crofs.

1900d of Land, Roda terra, The Fourth Part of fian, i. e. To rob; and that from Reaf; a Garment.

Rouge Croff. See Herald.

Roundlet. See Runlet.

Bott, Routa, Turma, Cohors, A Company or Number, but in a legal Sense fignifies an Assem-bly of Three Persons, or more, going forcibly to commit an unlawful Act, though they do it not. West. Symbol. part 2. Tit. Indictments, set. 65. says, a Rout is the same which the German was to carry Three Loads of loofe Rushes, and yet call Rot, meaning a Band, or great Company of Men gathered together, and going to execute, ther Stuff bound up in Bands. of Men gathered together, and going to execute, er Stuff bound up in Bands.

Mostrum, A low watry Place of Reeds and But the Statute of 18 E. 3. stat. 1. cap. unico, Rufles. In the Endowment of the Vicaridge of which gives Process of Outlawry against such as Stokeland, within the Diocese of Bath and Wells, bring Rosts into the Presence of the Justices, or in the Year 1453. it is ordained.——Ut Vica- in Affray of the People; and the Statute of 2

Ссс

R. 2.

R. 2. cap. 6. that speaks of riding in great Routs to make Entry into Lands, and beat others, &c. do feem to understand it more largely. Bro. Tit. Riot 4, 5. So that a Rout feems to be an unlawful Assembly, and a Riot the disorderly Fast committed by such unlawful Assembly. Howbeit Two Things are common both to Riot, Rout, and unlawful Assembly. The one, That Three Persons at least be gathered together. The other, that being together, they do disturb the Peace, either by Words, Shew of Arms, turbulent Gesture, or actual Violence, &c. Lamb. Eiren. lib. 2. cap. 5. See Riot and unlawful Affembly.

Bowing of Clothes, 27 H. 8. 13. It may perhaps be derived from the French Rouer, versare, rotare, quia rota circumduela pannos complanare sole-

Moral Ment, Regius Assensus, Is that Assent which the King gives to a Thing formerly done by others, as to the Election of a Bishop by Dean and Chapter; which given, then he sends a special Writ for the Taking of Fealty. The Form of which you may fee in F. N. B. fol. 170. And to a Bill passed in both Houses of Parliament. Cromp. Jur. fol. 8. which Assent in Parliament. ment being once given, the Bill is endorfed with these Words, Re Roy le veult, i. It pleases the King; but if he refuse to agree to it, then thus, Le Roy s' avisera, i. The King will advise.

Ropalties, Regalia vel Regalitates, Are the Rights of the King, Jura Regis, otherwise called The King's Prerogative. Some of these be such as the King may grant unto common Persons; some fo high, that they may not be separated from his Crown privative, as the Civilians call it, though cumulative they may. See Bratton, lib. 2. cap.
5. and Matheum de afflictis, upon the Title of the
Feuds, Que fint regalia, where he reckons up
Twenty-hve special Particulars of Reyalties. See also Hotoman's Commentaries, in lih. 2. Feudor. cap.

56. and see Prerogative and regalia.

Roynes, Streams, Currents, or other usual Passages of Rivers and running Waters. A Bill for opening the ancient Roynes and Water-courfes in Sedgmore in the County of Somerfet, for rendring the faid Moor more healthful and profitable to the Inhabitants. Votes of the House of Commons, 21 February 1698.

Bubbola, Dirty Stuff, Filth, Rubbish. Clauf. 26 R. 2. Dorf. 2. See Lastage.
Rudmas: Day. From the Sax. Rode, Crux, and Mass-Day, i. e. Feast-Day; the Feasts of the Holy Cross; which are Two, viz. the 3d of May, the Invention of the Cross; the other is the 14th Day of September, called Holy-rode-Day; and is the Exaltation of the Cross.

Buncaria, (from Runca,) Land full of Bram-

bles and Briars. I Inft. fol. 5. a.

Budge walked Berley Is that which is made of Fleece-wool, washed only on the Sheep's Back

35 Eliz. cap. 10.

Bingi, Rufians, Leg. Edw. Conf. Tit. De L. Noricorum—— Aufugit ad regnum Rugorum quod nos melius vocamus Rustiam; and afterwards speaking of Margaret the Sitter of Edgar, and Queen of Scots, Ex parte vero matris, ex genere & Sanguine

reguni Rugorum.
Runcitus and Runcinus, Is used in Domesday (Says Spelman) for a Load-Horse, Equus operarius colonicu, or a Sumpter-Horse; and sometimes for a Cart-Horse, which Chaucer, in the Seaman's

Tale calls a Rown y.

He rod upon a Rowney as he could.

fiune, From the Sax. Rununge, i. a Course or Running, a Water-course, so called in the Marthes of Somerfetsbire: Hittory of Imbanking and

Draining, fol. 106.

Rungara .-Inter antiquas consuetudines Abbatiæ S. Edmundi-- In prato de Nomannes, - quamdiu fœnum fuerit in prato, debent Lond. -Messor & Inlard esse in prato die & nocte ad custodiam fæni, & idcirco habebant fænum de cota sua, sed itsum non debent adducere donec Cellerarius vel sui viderint si nimis apposuerint, vel non, quod si fecerint, mensurabitur & usque ad unum rungaram ad plus moderabitur, &c. Cartular. S. Edmundi, MS. fol. 318.

Runtet, alias Roundlet, Is a certain Measure

of Wine, Oyl, &c. containing Eighteen Gallons and a half. Anno 1 R. 3. cap. 3. Huoda, Leg. Saxonum, Tit. 2. fect. 1. Qui nobilem occiderit cccxl fol. componat. Roda quod dicitur apud Saxones exx sol. & inter pramium exx ad Ruod veteri lingua Saxonica crucem significat. For it is most certain, that our Ancestors the Saxons called the Crofs, Rode or Roode; hence came the Rode-loft, and we still call Diem Santa Crucis, Holy-rood-Day.

Rupta Is the same with Routa, which see. Mat. Parif. in Anno 1199. uses it for a Troop of Soldiers.— Qui duces fuerunt caterva (quam Ruttam vocamus) militantes sub Comite Jo. fratre Regis Richardi equitationom facerent, &c.

Liuptarii, Milites, Soldiers. Mat. Par. in Anno 1198. Sed quoniam idem Episcopus (Belluacensis) contra ordinis sui dignitatem captus fuerat in armis, ut miles vel Ruptarius, non prius est abire permissus donec 6000. argenti carucis ad pondus sterlingorum numera-tis & sterlingorum numera-tis & sterlingorum sterlingorum numera-cisset. Hollinshead, pag. 243. calls them Rutters, and pag. 98, 99. Ruptarii, i. e. Robbers, called also Rutarii; and Rutta was a Company of Robbers. Mat. Parif. Anno 1250. mentions the one, viz. Ubi est ille Ruptarius percussor impius, &c. And Neubrigensis mentions the other, viz. Per stipendiariam militiam quam Rutas vocant; from whence we derive the Word Rout, and Bankrupt. See Rout.

Kuptura, Arable Land, or Ground broke-Terram quoque tam in mansuris quam in rupturis totius paro hia hominibus ibi hospitatis excolendam, reservato tantummodo camparto—— concessit. Orderic, Vi-

tal. lib. 5. pag. 596.

Rural Deans, Decani rurales. Of whom Spelman gives this Account, Sunt Decani temporales ad aliquod Minesterium sub Episcopo vel Archiepiscopo exercendum constituti; qui nec habent institutionem Cano-nicam secundum Dostores. And this Rural Dean he supposes to be the same, which in the Laws of Edward the Confessor, cap. 31. is called Episcopi Decanus. See Dean. Each Diocese hath in it one or more Archdeaconries for Dispatch of Ecclesiaffical Bufiness, and every Archdeaconry subdivided into fewer or more Rural Deanries. Heylin's Cosmog. fol. 304. and he says, they were antiently called Arch-Presbyteri & Decani Christianitatis See a Differtation of the Institution and Authority of Rural Deans, by Mr. Kennet, in his Paro b. Antiquities.

Wusca. Habuit Rex (Griffin) unum Mancrium Biscopestreu, & in Dominio unam Carucam habebat, É homines ejus fex Carucas. Quando ipfe Rex ibi veniebat, reddebat ei unaquaq; Caruca CC. Hesthas, nnam Cunam plenam Cervisia & unam butyri Rus-cam. Domesday, Tit. Cestre. This Rusca butyri was a Tub of Butter, in Ireland still called a Ruskin. Rusca apum is a Hive of Bees. Hence Decima de Ruschis, was used for Tithe of Bees. Charta Will. de Bray mil. Canoni is de Oseney, temp. Hen. 3. Sec Heftha. Decimant de agnis, de caseis & velleribus, de vitulis, de Ruschis & de faldravis.

Mon. 2 Tom. pag. 986.
Ruftaria, (from Rufens,) The Soil where Knee-holm or Butchers-Broom grows, or where the Holly or Holm-Tree; for Ruscus Sylvestris fignifies

that Tree.

Busche, Mellarium, alveare. For so it seems to fignify in a Charter of Will. Bray Knight, made to the Canons of Ofney Ita tamen, ut tan-turn de apibus, quas ipfe Will. & baredes qui & bomines sui in Curiis habebant, decimas percipiant, scil. de Ruschis. It may be derived from the French

Ruche, that fignifies in Latin Alveare.

Buffiri, The Charls, Churls, Clowns, or inferior Country Tenants, who held Cottages and Lands by the Services of Ploughing, and other Labours of Agriculture for the Lord. The Land of fuch ignoble Tenure was called by the Saxons Gafolland, as afterwards Soccage Tenure, and was fometimes distinguished by the Name of Terra Rusticorum. So Gilbert Baffet gave to his Priory of - Unam virgatam terra in Strattun Bur efter .collectam de terra Rusticorum, que data fuit in dote predicta Capella. Paroch. Antiquit. pag. 136.
Rutarii, Stipendiary Forces, or Mercenary

Soldiers, in the Service of our old English Kings, who came from Foreign Parts, especially from Germany ——— Anno 1216, 18 Cal. Febr. cepit Febannes Rex Anglie villam & castellum de Berwic. ubi cum Rutariis suis seroci sutra modum & inhumana usus est tyrannide --- in reditu autem suo Rutarii sui Ministri Diaboli Abbatiam de Coldingeham ex-

pugnaverunt. Chron. Mailros. fub anno.

Butupium, Sandwich in Kent. Bymmers abour, They feem to be Vagabonds, q. d. Roamers abour. Skene, lib. De Crimin. Capital. Tit. 2. C. 14. Paragr. 2. F. 135. pag. 2.

Sabatons, i. e. Soldiers Boots.

Sabbatum, In Donnesday, Tit. Sudsex, is used for Peace; Terra Will. Episcopi de Terford, Bifedes hundred, num. 18. Poffquam Willielmus

Mallet feeit suum massellum de Eia, Se.
Sabellinz rellen, i. e. Sables. It is mentioned in Hoveden, pag. 758. Petit ab Episopo Lincolniens. singulis annis unum mantellum furratum de Sabellinis. So in Brompton, Anno 1188. Statutum fuit in Anglorum gente ne quis Escarleto, Sabelino vario, vel griseo uteretur. See R. Hagulstad, pag. 328. and Neubrigensis, lib. 3. cap. 22.

babulonarium, A Gravel-pit, or the free Use of it, a Liberty to dig Gravel or Sand, or a Right to receive the Money paid by others for Leave to dig Gravel or Sand within fuch a Pre-- Et debent babere Sabulonarium & chiminagium per totam censariam pradictam.-- Petit. Parl. temp. Ed. 3.

lib. 2. cap. 76.

Sat, Saccha vel faucha. This Minshew renders to fignify a Royalty or Privilege touching Plea. or Correction of Trespattes of Men within a Manor; and that the Word Sac in the Saxon Tongue properly signifies as much as (Causa with the Latines) Sake, whence we in English still retain the Expression, for whose Sake, &. that is, for whose Cause: But in the Laws of Edward the Confessor, thus, Sacha est quod si quilibet aliquem nominatim de aliquo calumniatus suerit, & ille negaverit, forisfactura probationis vel negationis (fi evenerit) sua erit. I will also exhibit an Exposition both of Socha & Sacha out of a very antient Manuscript Book, in which are registred several Donations to a Cathedral Church in England. being in the Cuitody of Silas Taylor Gent. where, after the Recital of a certain Charter, granted by Edward the Confessor to them, Cum Saka & cum Sokna, there follows an Exposition of them both in red Letters thus,

> Sequitur expositio illorum Terminorum Soka & Saka.

Soka, Hoc est secta de hominibus in curia vestra secundum confuetudinem Regni.

Saka, Hoc est placitum & emenda de transgressionibus hominum in Curia vestra.

The first is only the Suit of Court due by the Inhabitants of a Lordship or Manor; and Sac is the Liberty of holding Pleas, and imposing Mulcs and Forfeitures upon Transgressors in that Court. But Raffal, and some others, define Sac to be the Forfeiture it self. Bracton, lib. 3. tract. 2. cap. 8. quoted by Staundford in his Pleas of the Crown, lib. 1. cap. 23. uses the Word, but both of them leave the Signification undetermined. Skene de verbor. fignif. verb. Sack, Writes, That in fome old Books it is called Pla itum de transgressione hominum in curia nestra; see him at large, and Hoveden, part. suor. annal. sol. 345. See Keikway's Rep. sol. 145. Et Breve Hen. 2. Justiciariis de Norfole. Pracipio ut sanctus Benedictus de Ramesia ita bene & libere habeat Socam & Sacam suam, &c. See Saka.

Sacaburh, alias Sacabere, or Sakebere, Is he that is robbed, or by Thefr deprived, of his Money or Goods, and puts in Surety to profecute the Thief with fresh Suit; according to Selden, in his Titles of Honour, and Britton, cap. 15 8 29. With whom agrees Bracton, (lib. 3. tract. 2. cap. 32. n. 2.) Furtum vero manisestum est, ubi latro deprebensus sit seistius de alique latrocinio, se. Hondha-bend & Backberend, & insecutus suevit per aliquem cujus res illa suevit, qui dicitur Sacaburh, &c. It may come from Sac, or Saca, i. e. Lis, caufa, prospelman. Sir Edward Coke says, Sacabere, or Sakebere, is derived of Sac and Bere, that is, he that

did bear the Bag. 3 Inst. fol. 69. wore next their Skins a Garment of Goats Hair; for Saccus fignifies coarse Cloth made of such Hair. They are mentioned by our Historian Walsingham, viz. Aliquos status de ordinibus pradicantium approbavit, aliquos reprobavit ut Saccinos,

De Saccis, Fratres de Saccis. The Sackloth Brethren, or the Penitential Order. Furati pre-Sabulosa Terra, i. e. Sandy Ground. Fleta, sentant quod Adam de Huriel tenuit ut escaetum s. um. Cec2.

Domos

Domos que valent per annum 10 fol. que quondam fuerunt Fratrum de posnitentia qui vocabantur Fratres de Saccis infra Aldemaneriam de Westgate in civitate

Cantuar. Placit. 8 Ed. 2.

Bacrus cum Bzochia Was a Service or Tenure of finding a Sack and a Broach to the King, for the Use of his Army. Bracton, lib. 2. tract. 1. cap. 6. hath these Words, Si quis teneat per sertemporibus unum bominem & unum equum & Saccum cum Brochia, pro aliqua necessitate vel utilitate exercitum fuum contingente.

Sacreboigh, alies Sikerbough, Securus plegius vel pignus, A good Pledge or fufficient Caution.

See Sacaburh.

Sach of Mool, Saccus Lane, Is a Quantity of West containing Twenty-fix Stone, and every Stone Fourteen Pounds. 14 E. 3. ftat. 1. cap. 2. See Sarplar. In Scotland it is Twenty-four Stone, and each Stone Sixteen Pounds. See Skene.

paid by some Tenants of the Manor of Chuton in Somerfetshire, to Sir Charles Waldgrave Lord thereof; but he cannot tell why they are so called.

non maritabit fine litentia Bregie, Is a Writ or Commission to one, for the Taking of an Oath of the King's Widow, that she shall not marry without the King's Licence. Reg. Orig. fol. 228.

Sacramentum, An Oath: The common Form of all Inquifitions made by a Jury of free and legal Men— Qui dicunt super Scramentum suum. Whence possibly the proverbial Offering to take the Sacrament in affirming or denying, was first

meant of attesting upon Oath.

Spacramentum Attarts, The Sacrifice of the Mass, or what we now call the Sacrament of the Lord's Supper. For which Communion, in the Times of Popery, the Parish-Priest provided Bread for the People, and Wine for himself, out of the ample Offerings; and in appropriated Church this Burden was commonly laid upon the Vicar, because he received the customary Oblations .- Panem & vinum pro Sacramento Altaris Vicarius illius Ecclesia (i. e. de Meriton Com. Oxon.) propriis sumptibus exhibebit. Paroch. Antiq. pag. 483.

Sacramentum plenum, Dietum reor (fays Spelman) de completo numero ducdenario, ut in Leg. Edw.

Confes. ab Ingulpho datis, cap. 17.

Sactifiquium, Sacrilege, or an Alienation to Lay-Men, and to profane or common Purposes, of what was given to religious Persons, and to pious Uses. Our honest Fore-fathers were very tender of incurring the Guilt and Scandal of this Crime. And therefore when the Order of the Knights-Templars was diffolved, their Lands, &c. were all given to the Knights Hospitallers of Ferusalem, for this Sacred Reason .-- Ne in pios 1 sus erogata contra donatorum voluntatem in alios - Paroch. Antiquit. p. ance. usus distraherentur-390.

scriffa, (Lat.) In old Times called Sagerfon,

and Sagiston; now Sexton.

Sacrobarra, Lib. MS. de Officio Coronatoris, Inquirendum est per 12 juratores pro Rege super Sacra-Inquirendum est per 12 juratores pro nege japer of the mentum suum quod sideliter presentabut sine uillo concelamento omnes fortunas, (i. fortasse occisos) abjurationes, appella, murdra, Sacrobarra, selonias surationes, appella, murdra, Sacrobarra, felonias of Osiers, Willows or Withies. Saxon Weliges, sold English, Wickers. Thence a Wicker-Basket, a Wicket or Door made of Basket-work, &c. Moleralinum

Safe Conduct, Salous Conductus, Is a Security given by the Prince, under the Great Seal of England, to a Foreigner, for his quiet coming in and passing our of the Realm; touching which, read the Statutes, 15 H. 6. 4. 18 H. 6. 8. & 28 H. 8. cap. 1. and the Form of it, Reg. Orig. fol. 25.

Safe Buard. See Salva gardia.

Safe Dledge, Salvus plegius, Is a Surety given vitium inveniendi Domino Regi certis locis & certis for a Man's Appearance against a Day affigned. Bratton, lib. 4. cap. 2. num. 2. where it is also called certus plegius.

Sageman, (Sax.) LL. Hen. 1. cap. 36. Seems to fignify a Tale-teller, or secret Accuser. From the Sax. Saga, i.e. Fabula.

Sagibaro, alias Sachbaro, The same that at present is called Justiciarius; for Sagibarones were causarum judices qui in publicis conventibus jus disebant litefq; dirimebant, from whence also the Name may be derived; for Sac or Sag fignifies Cansam or litem, and Baro, virum vel hominem, as one would say, Vir causarum, a Judge.
Sagitta Barbata, A bearded Arrow, such as

we usually call A broad Arrow. Reddendo inde annuatim pro omni fervitio fex Sagittas Barbatas ad Fe-flum Sancti Michaelis, &c. Carta Hugonis de Lo-

giis, sine Dat.

Sagittatia, A Sort of small Vessels, or Ships with Oars and Sails. Exin pro varietate locorum vario desudans navigio, modo Sagittario, modo lintre, nec tam utens remo quam velo. R. de Diceto, Anno 1176.

Sagmarius equus, A Sumpter-Horse; from

Sagma, orus.

Dailing Ware, Anno 1 R. 3. cap. 8. May be Canvas, or fuch other Cloth as Sails for Ships are made of.

Saio & Saiones, Fori vel Magistratus Minister, A Tipstaff or Serjeant at Arms, qui reos protra-bunt in judicium. It may be derived from the Sax. Sagol, Fustis, because they use to carry a Rod or Staff of Silver.

Saka, Hoc est, Quod Prior habet emendas & amerciamenta de transgressionibus hominum suorum in Curia sua litigantium tam liberorum, quam Villanorum. Reg. Priorat. de Cokessord. See Sac.

Saker, A great Field-gun. Abbas reliquit unum scyphum de Tamaris, unum Salarium argenteum & picarium argenteum .lar. Abbat. Glaston. MS. f. 54. a.

Sallarium Is the Latin Word for Custom paid for Salt, according to Cambden in his Brit. Tit.

Cheshire.

Balary, Salarium, Is a Recompence or Confideration made to Man, for his Pains or Industry bestowed on another Man's Bufiness. The Word is used 23 E. 3. cap. 1. The Word Salarium at first fignified the Rents or Profits of a Sala, Hall or House. (In Gas oigne they now call the Seats of Noblemen Sales, as we do Halls.) It afterwards stood for any Wages, Stipend, or annual Allow-

Salera, Saludy in Bedfordfbire.

Salet Is a Head-piece, (Anno 4 & 5 Phil. & Mar.) From the French Salut, i. e. Salus; mentioned also 20 Rich. 2. cap. 1. viz. Sallet or Scul of Iron, &c. otherwise called a Moriam or Pot.

Molendinum

Molendinum de Kertlinton cum quadam particula Sa-liceti, qua de meo feodo est. Paroch. Antiquit. p.

Salither, (Puto pro Saligerio) A carrying of Salt by Way of Service, by Tenants for their Lords.

Sec Hofterium.

Salina, A Salt-pit, a House or Place where Salt is made, In Herbagiis & Pifcariis, in falinis & Fabricis, in mineriis ferreis, &c. Cart. 17 E. 2.

Salina Is fometimes wrote for Salma, i. e. a Pound-Weight. Statutum R. 1. pro Crucefignatis, viz. Si quis bladum emerit, & de eo panem fe erit, tenetur lucrari in Salina unum teruncium & Bran-

Salique Law, Ler falica, De terra falica nulla portio hareditatis mulieri veniat, fed ad virilem fexum tota terra bareditas perveniat, &c. was an ancient Law made by Pharamond King of the Franks, Part of which feems to have been borrowed by our Henry the First in compiling his Laws, as cap. 89, Qui hoc fecerit secundum Legem salicam moria-tur, &c.

Salma. See Salina. Salmon-pipe, 25 H. S. cap. 7. Is an Engine to

eatch Salmons, or such like Fish.

Salmon setwie Seems to be the young Fry of Salmon, Quasi salmon isue. 13 R. 2. stat. 1.

eap. 19. Saltatogium. A Deer-leap. Clamat habere liberum Parcum fuum apud Halton cum duobus Saltatoriis in eodem. Pl. apud Cestriam 31 Edw. 3. Quod babeat unum Saltatorium, longitudine 20 pedum in Parco suo de Bigging. Pat. 1 Edw. 3. p. 2.

Salt-filber, One Penny paid at the Feaft of St. Martin, by the servile or customary Tenants to their Lord, as a Commutation for the Service of carrying their Lord's Salt from Market to his - In manerio de Pydinton quilibet vir-Larder. gatarius dabit Domino unum denarium pro Salt-silver per annum, ad dictum Festum S. Martini, vel cariabunt salem Domini de soro ubi emptus suerit ad Lardarium Domini. Kennet's Paroch. Antiquit. pag. 496.

Saltus, Highwood. See Bofeus.

Saltos garda Is a Security given by the King to a Stranger, fearing the Violence of some of his Subjects, for seeking his Right by Course of Law; the Form whereof see in Reg. Orig. fol. 26.

Salvage Money Is a Recompence allowed by the Civil Law, in Lieu of all Damages sustained by that Ship that faves or refcues another which

was fer upon by Pirates or Enemies.

Salvagius, Wild, Savage. Salvagius Catus,
The wild Cat. Rex Johannes dat licentiam Ricardo Godsfeld & b. redibus, quod babeant octo bra betos & unum Leporarium in foresta nostra de Essex, ad capiendum vulpem & leporem & catum Salvagium. Rot. Cart. 1. Joh. p. 2. m. 10.

Salute, Salus, Was a Coin of Gold stamped by King Henry the Fifth in France after his Conquests there: Whereon the Arms of England and France were stamped quarterly, see Stow's Ch.

pag. 589. Salius Diegius. See Plegius.

Banda Are the Reliques of the Saints; and Jurare Super Sancta, was to make Oath on those Reliques. Si quis falsum juramentum super Sancta jurabit & convictus fuerit, &c. Leg. Canuti, cap.

Sanctuary, Santhuarium, Is a Place privileged by the Prince, for the Safeguard of Men's Lives that are Offenders, being founded upon the Law of Mercy, and upon the great Reverence, Honour and Devotion, which the Prince beareth to the Place whereto he granted such a Privilege. Staunds. Pl. Cor. lib. 2. cap. 38. This seems to have taken Beginning from the Cities of Refuge, mentioned Exod. cap. 21. In Imitation whereof, first the Athenians, then Romulus, erected such a Place of Immunity, which they called Afylum. Polycor. Virgil. de inventione rerum, lib. 3. cap. 12. The like did the Roman Emperors, as appears, Cor. lib. 1. Tit. 15. But amongst all others, our antient Kings of England attributed most to these Santtuaries, permitting them to shelter such, as had committed both Felonies and Treasons, fo that within Forty Days they acknowledged their Fault, and submitted themselves to Banishment; during which Time, if any Layman expelled them, he was excommunicated, if any Clerk he was made irregular: But after Forty Days, no Man might relieve them. Staundf. Pl. Cor. lib. 2. cap. 38. See of this the New Book of Entries, verb. Sanctuary, and Fleta, lib. 1. cap. 29. and how by Degrees they have been taken away, read 26 H. 8. 13. 28 H. 8. 7. 32 H. 8. 12. 33 H. 8. 15. 1 E. 6. 12. 2 E. 6. 2 & 33. 5 E. 6. 10. See Abjuration. Of these there were many in England, but one more famous than the Rest at St. Fohn's of Beverley, which the Saxons called Fridstoll, which had this Inscription, Hec sedes Lapidea Freedstoll, dicitur, i. Pacis Cathedra ad quam reus fugiendo pro-moniens. omnimodo habet securitatem. So had St. veniens, omnimodo habet securitatem. Martins le Grand in London. 21 H. S. cap. 16. Rippon had the like; for which fee Froamortel. Croy land had the like, granted by Whitlafe, King of the Mercians. St. Buriens in Cornwal had the like, granted by K. Athelfan, Anno 936. And Wefin. the granted by K. ztheeljan, Anno 936. And Wefin. the like, granted by King Edward the Confessor. This in Scotland they call Grithol, or Grithol.

Sandacra. Omnibus, Guido filius Simonis, dedit unum Tostum cum Sandacra

qua ad illud pertinet. Sine dat. Penes Eliam Afh-

mole, Arm.

Sattball, 2 R. 2. cap. 1. Is a Merchandise brought into England, and is a Kind of Wood brought out of India; for Scandal in French so signifies, and the like does fantalum in Latin.
Sand-gabel. In the Lordship of Redeley in Com.

Glouc. the Tenants pay to the Lord a certain Duty of Sand-gavel, for Liberty granted to them to dig up Sand for their Uses. Taylor's History of Gavelkind, p. 113. Sandwich. See Rutupium.

Sanguinem emere. Omnes Cuftumarii de Manerio de Grendon Episcopo debent Tak & Toll & Sangui-nem suum emere. Lib. niger. Heres. By which is understood, they were bound to buy or redeem their Villain Blood or Tenure, and make themselves Freemen.

Sangumem redimere, To pay the Merchet, or accustomed Fine, for Leave given to servile Tenants to dispose of their Daughters in Mar-- Praterea dicunt quod debent redimere sanguinem suum, ita quod maritagium non se defaciat propter duritiam pradicti Abbatis — Cartular. Rading. MS. fol. 223. a.

Sanguis Is taken for that Right or Power which the Chief Lord of the Fee had to judge and determine Cases where Blood was shed. De murderia 😂 rapina, de igne, de Sanguine, de

Sansoche

sansoche & de omni purprestura. Mon. 2 Tom. pag. 1021.

Barabara, A Covering for the Head. Ille per civitatem Londinensem, vallatus quatuor tortoribus larvatis & effigiatis in Sarabaris, improperantibus ei convitia exprobrantur. Mat. West. Anno 1295.

Sattimetime Is the Time when the Husbandman weeds his Corn. And it proceeds from the French Sarcler, or the Latin farclare, both which fignifies to weed; from whence also proceeds farclum, a weeding Hook.

Sarco, Cordage for Ships. Hastingus debet invenire 21 naves, in qualibet navi 21 homines cum Sar-cone, &c. W. Thorn.

Barculatura, Weeding Corn. Una Sarculatura, the Tenants Service of one Day's Weeding for the Lord. — Tenet in bondagio, & debet unam a-ruram, & unam sarculaturam. Paroch. Antiquit. pag. 401. Alicia qua fuit uxor Richardi le Grey faciet unam farculaturani, & unam Wedbedripam, ib. pag. 403.

Barkellus, An unlawful Net or Engine for destroying Fish .-____ Inquisitiones fact a coram Fusticiariis anno 1254. - De biis qui pifcantur cum Kidellis & Sarkellis Annal. Burton,

pag. 339-

Barplar of Mool, Sarplera Lana, otherwise called a Po'ket, is half a Sack, a Sack Eighty Tod, a Tod Two Stone, and a Stone Fourteen Pound. Fleta, lib. 2. cap. 12. This in Scotland is called Serpliath, and contains Four-score Stone. For the Lords of the Council, Anno 1527. decreed four Serpliaths of packed Wool to contain Sixteen-score Stone of Wool. See Skene de verbor. fignif. verb. Scrpliath, and 3 part, Inft. fol.

Sart, Effart, A Piece of Wood-land turned

into Arable. See Affart. Sec Affart.

Sarum Is intended for the City of Salisbury; It was a Form of Church-Service called Secundum usum Sarum, and was composed by Osmund the Second Bishop of Sarum in the Time of William the Conqueror. Holingshead, p. 17. col. B. See Sorbiodu-

num Shaffe, Anno 16 & 17 Car. 2. cap. 12. Is a Kind of Weer with Flood gates, most commonly in cut Rivers, for the Shutting up and letting out the Water, as Oceasion requires, for the more ready passing of Boats and Barges to and fro. This in some Places, as Guilford River, is called a Lock, in others less properly a Turnpike, and in others a Sluce.

The Corruption of Saxons, a Name Sistions, by which the English were formerly called in Contempt, (as they are still by the Welsh) while they rather affected the Name of Angles.

Satura, A broad Dish or Platter .unque tamen comederet, satiram habebat coram capacissimam, quam de appositis sibi cibis in eleemsy-nam instruorum cumulabat. Vita Rob. Betun Epinam infirmorum cumulabat. scopi Hereford. apud Whartoni Angl. Sacr. P. 2. pag. 309.

garurdays flop Is a Space of Time in which of old it was not lawful to take Salmons, in Scotland, and the North of England, that is, from Even-long on Saturday, till Sun-riling on

Monday.

Saver default Is Word for Word to excuse a Default: This is properly, when a Man having made a Default in Court, comes afterwards and alledges a good Cause why he did it, as Imprison-

ment at the same Time, or such like. New Book of Entries, verb. Saver de default.

Saunkefine May be derived from the French Sang, Sanguis, and fin, finis; and is a Phrase used by Briton, cap. 119. for the Determination or si-nal Race of a Descent of Kindred.

Saurus, i. e. A Hawk of a Year old. Per fervitium unius afturtii Sauri, vel unius Esparverii Sauri. Bracton, lib. 5. tract. 1. cap. 2. par. 1.

Bauvagina for Salvagina, or Silvagina, i. e. Beasts which live in the Woods. De tota Sauvagina & omnibus bestiis silvestribus cujuscunque generis forent, &c.

Saronlage, Seaxenlaga, Lex Saxonum. Sec Mer-

Scabini, Wardens, was a Word used by the Wardens of Linne in Norfolk, in a Charter in these Words, Sciant presentes & futuri qued nos Richardus Bowghere Aldermanus, Edw. Baker, Joh. Browne, Rob. Some, & Will. Hall, Draher, Custodes sive scabini & fratres fraternitatis sive Gilda Mercatoria sancta Trinitatis villa Lenne Episcopi in Com. Nors, pro quadam pecunia summa inter nos prafatum Aldermanam & custodes sive scabinos, & fratres & Thomam Miller de Lenne pradicta mercatorem concordati, tradidimus, dimissimus & feosfavimus, &c. totum illud Messuagium nostrum, &c. Dat. 20 die Apr. Anno Reg. Regis, Hen. 8.

20 Scalam, The old Way of paying into the Exchequer Twenty Shillings and Six Pence for a Pound Sterling. Gervase of Tilbury reports, that King William the First, for the better Pay of his Warriors, caused the Arms, which till his Time had for the most Part been answered in Vi&uals, to be converted in Pecunian numeratam, and direced the Whole in every County to be charged on the Sheriff, to be by him brought into the Exchequer; adding, that the Sheriff should make the Payment Ad Scalam, how of (as the foresaid Author expounds it) solveret prater quamli-bet numeratan libram sex denarios. For at that bet numeratam libram fex denarios. Time Six Pence super-added made up the full Weight, and near the intrinsick Value. Vide Lownds's Essay on Coin, pag. 4. This was agreed upon as a Medium to be the common Estimate or Remedy for the defective Weight of Money, thereby to avoid the Trouble of weighing the Money brought into the Exchequer. Vide Hale of Sheriffs Accounts, pag. 21.
Scalera, The same with Scaliera, i. e. a Quar-

ry or Stone-Pit. Et inde sicut Regale Chiminum se extendit usque ad Scaleram qua est super feodum Britii palmarii, & a & Du Cange. 😌 a dicta Scalera per quandam semitam,

Statings, A Quarry or Pit for Stones, or rather Slates for covering Houses. French Escailliere. Whence our Scales, and the scaling of Stones. Communem pasturam totius mere, cum liberis hominibus meis, & unam scalingam in competenti loco ultra Hertingburn. Mon. Angl. Tom. 2. pag. 130. in bosco, In plano, in pratis, in pascuis, in mussis, & scalingis, &c. ib. p. 633.
Scalingæ. Rich. de Luci omnibus. Sciatis me

dedisse Burgensibus meis de Egremund & karedibus suis Gretfeoh, cum omnibus pertinentiis suis, & terram de Ulecotes, Erc. Et seiendum est quod possint Scalingas suas ponere in pradicta terra juxta divisas de Suntum inter Milnebech & Eben, ita quod nullus homo ihi ma-nere debet ad socum & locum, prater preferes, &c. Penes Will Dugdale Mil. Of which Word tius

a learn-

learned Person writes: "I have no where e else met with your Scalings, and am as much Part.) This was a brass Coin amongst the Saxons "to feek for the Meaning of it as your felf. If
"I may contribute my Conjecture, I should
guess by Scalingas are meant Partitions or "Divisions; as coming from the Saxon Scyle, "Diffingtio, Separatio, whence their Verb Sylan,
"Diffinguere, feparare. In which Scnsc the Dutch
(as I learn from Kilian) use S. beelen." The Foot-grates at Church-yards are called Scalings.

Scandalum Magnatum Is the special Name of a Statute, and also of a Wrong done to any high Personage of the Land, as Prelates, Dukes, Earls, Barons, and other Nobles; and also to the Chancellor, Treasurer, Clerk of the Privy Seal, Steward of the House, Justice of one Bench or other, and other great Officers of the Realm, by false News, or horrible or false Messages, whereby Debates and Discords betwirt them and the Commons, or any Scandal to their Persons might arise. Anno 2 R. 2. cap. 5. and hath given Name to a Writ, granted to recover Damages thereupon.

Scangium, for Excambium.

Scannum caducum, Scannum caducum, A Cucking-Stool, or Ducking-Stool - Debet mulier pro debili, i. e. mala cervisia tertia vice pati judicium corporale, scil. in scanno caduco, & tum cervisia debet capi in manu Abbatis - Consuerudines Abbatiæ de Farrendon, MS. fol. 22.

Scapton for Sceptrum. Miffurum etiam argenteum. Scapton aureum, item sellam cum frano au-

res, &c. Mon. t Tom. pag. 24.

let. Caligis etiam rubris, etiam Saccatis, for Sca-tatis. Concilium Londinense, Anno 1342. cap. 2. Scavage, Scavagium, It is otherwise called Scheuage, Shewage and Scheauwing, may be deduced from the Saxon Seawian, oftendere, and is a Kind of Toll or Custom exacted by Mayors, Sheriffs, &c. of Merchant-strangers, for Wares shewed or offered to Sale within their Precincts, which is prohibited by the Statute 19 H. 7. 8. In a Charter of Henry the Second to the City of a Charter of Hemy in escening a, and (in Mon. Ang. 2 per. fol. 890. b.) Sceawing; and elsewhere I find it in Latin Tributum Ostensorum. The City of London till retains the Custom, of which in An old printed Book of the Customs of London, we read thus, Of which Custom basses del appertaineth to the Sheiser and the control of London when the control of London we have been the sheiser and the sheet and the s to the Sheriffs, and the other halfen del to the Hoftys in aubose Houses the Merchants been lodged: And it is to

fold, &c. From the Belgick Scavan, to Scavenger, scrape. Two of every Parish within London and the Suburbs, are yearly chosen into this Office, who hire Men called Rakers, and Carts to cleanse the Streets, and carry away the Dirt and Filth thereof, mentioned 14 Car. 2. cap. 2. The Germans call him a Drecksimon, from one Simon, a no-

wet that Scavage is the Shew by cause that Merchan-

ties hewn unto the Sher ffs Merchandijes, of the which Customs ought to be taken ere that ony thing thereof be

ted Scavenger of Marpurg.

Schaphula from Scapha, a Boat, or Skipp, or Sciff. Sceppa Salis, a Quantity of Salt. Mon. Ang. Tom. Seepin Jail, a Chadity of Gath Monagang 201.

2. pag. 284. — Eight Quarter and one Sceap of Wheat Paroch Antiy, pag. 604. A Basket (and Baskets were formerly the common Standof Wheat Paroch Antig. pag. 604. A Basket and Baskets were formerly the common Standards of Measure) is now called a Skip or Skep in the South Parts of England; and a Bee hive is the Clergy as well as the Laity. Rot. Parl. 14 termed a Bee-skip.

Scrata, (From the Saxon Sceat, i. e. a small equal to Four Saxon Farthings; to that Five S eats made Six Pence.

Sectionan, (Saxon) A Pyrate or Thief. LL. Etheldredi, apud Brompton.

Sceupa fairs, An antient Measure of Salt, the Quantity (I think) now not known. Et quinque Sceppas salis per arnum de falinis meis de Westeotum. Mon. Angl. 2 Par. fol. 824. b.

Setturum, A Barn or Granary. It is mentioned in Ingulphus, pag. 862. Copit largiente domino bonis omnibus abundare ut tam in Thefauris quam Sceu-

ris postmodum dupli ia redderentur.

Schaffa, A Sheaf, as Schaffa Sagittarum a Sheaf of Arrows. See Skene de verbor. fignif eod.

Scharpenur, Sampson Dei gr. Abbas S. Edmundi & Conv. falutem, &c. fatta est compositio inter Nos & Burgenses de villa S. Ldmundi quod Prapositus ejusdem villa dabit singulis annis narios quos appellabant Repefilver, item denarios pro faldagio vaccarum ipsius villa quos nominabant Schar-penny, &c. Cartular. S. Edmundi, MS. fol. 247. From whence I think may be inferred, that some cultomary Tenants were obliged to pen up their Cattel at Night in the Pound or Yard of the Lord, for the Benefit of their Dung, or if they did not fo, they paid a small Compensation call'd Scharpenny or Sharnpenny, i. e. Dung-penny, or Money in Lieu of Dung. The Saxon Scearn signified Muck or Dung. In some Parts of the North they still call Cow-dung by the Name of Cow-Skern, and in Westmorland a Scarry Houghs, is a nasty dirty Dunghil-Wench. The same Dutty show-mentioned was likewise called Schere. Duty above-mentioned was likewife called Schornpenny, nearer to the Original Scearn, Dung, and is thus plainly described in the same old Cartulary of St. Edmundsbury in Suffolk .-- Burgensibus ville S. Edmundi data est quitantia cujusdam consuetudinis que dicitur Schorn-penny-- Solebat enim Cellerarius accipere unum denarium per annum de qualibet vacca hominum villa pro exitu, (i. e. their Dung) nift forte effent vacca Capellanorum vel Servientium Curix quas vaccas folebat imparcare.ib. fol. 31.

Scharalous, The Officer who collected the Scavage-Money, which was fometimes done with Extortion and great Oppression. Richardus Episcopus Dunelmensis consecratus Anno 1311. Schavaldos insurgentes in Episcopatu fortiter composuit. Aliqui suspendebantur, aliqui extra Episcopatum sugabantur. Hist. Dunelm. apud Wharton. Ang. Sac. P. 1. p. 756. Rex nitebatur fratrem Episcopi capere, & in vindictam Schayvaldi vel Pradonis Johannis de Werdala a Servis Episcopi occisi in Insula sacra in mortem tradere.

Scheren-filber, Shearing-silver, or a Payment of a small Sum of Money to the Lord by a custo-mary Tenant for the Liberty of Shearing his Sheep. In the Manor of Berton Magna held of the Abbot and Convent of St. Edmunds in Suffolk ——Alexander Rason tenet unum messsuam & quing; acras terra-- Et si habeat bidentem vel vaccam dabit Scheren-filver ficut Rogerus de Holme. Cartular. S. Edmundi, MS. fol. 26. b. Though possibly it is the same with Schar penny, or Money given for Dung of Beafts.

Rich. 2.

Schilla, A little Bell which was formerly used the Sax. Sceat, ut Supra; Lot, Sax. Llot, i. e. in the Monasterics, and often mentioned in our Histories, viz. Sumpta in manibus chorda pro exci-tandis fratribus Schillam pulfantem. Eadmerus lib. 1. cap. 8. Eadmerus

Schilopenny, Tributum singulo scuto impositum, escuagium, scutagium, vide.

Schirman, (Sax. Scirman,) A Sheriff. LL. Ina Regis apud Brompton. See Shireman.

Scipfozdunga, Apparatus navigii, Ship-tackle.

Sharcalla. It was especially given in Charge by the Justices in Eyre, that all Juries should inquire De biis qui piscantur cum Kiddellis & Skarcal-

lis. Co. 2 par. Inft. fol. 38.

Schirrens:gelo, Schire-geld, A Tax paid to the Sheriffs for keeping the Shire or County Court. In Berton Magna Willielmus Filius Johannis Marchaunt tenet partem messuagii & unam acram terra -& reddit quelibet tertio anno unum den. ad Ward-filver die S. Petri ad vincula & quolibet tertio anno 1 denar. Hundreds-geld & Schirrenes-geld temp. Ed. 1. Ex Cartular. Abbat. S. Edmundi. MS. fol. 37. b.

Scilly Alles. See Sillina Infule.

Stire fatias Is a Writ Judicial, most com-monly to call a Man to shew cause to the Court whence it issues, why Execution of a Judgment passed, should not be made out: This Writ is not granted until a Year and a Day be elapfed after a Judgment given. Old Nat. Brev. fol. 151. Scire facias upon a Fine lies not, but within the same Time after the Fine levied, otherwise it is the same with the Writ of Habere facias seisinam. West Symbol. part. 2. Tit. Fines, feet. 137. and 25 E. 3. Stat. 5. ca. 2. & 39 El.c. 7. Other Diversities of this Writ you may find in the Table of the Register Judicial and Original. See also the New Book of Entries, verb. Scire facias.

Scirewyte, The annual Tax or Prestation paid to the Sheriff, for holding the Assizes or County-Courts. —— In solutiis pro quadam pensione vocata Scircwyte annuatim 10 sol. — Paroch. Antiq.

p. 573.

Srite, 32 H. 8. cap. 20. See Site. Scogilus, The Hilt or artificial Handle of a -Ensis Scogilatus, a Hilted Sword. Si inter aliquos disfensio consurgat, ex quo aliquis eorum gladium scogilatum evaginet, nou est etiam expessandum ut percutiat. Leg. Hen. 1. cap.

Doot, (Sax. Sceat, i. e. a Part or Portion) is (according to Raftal) a certain Custom or common Tollage, made to the Use of the Sheriss or his Bailiss. Scot (says Cambden out of Matth. Western.) illud dicitur, quod ex diversis rebus in unum aceroum aggregatur. Anno 22 Hen. S. cap. 3. Bearing neither S. ot, Lot, nor other Charges, &c. Anno 23 H. S. c. 9. In Records it is sometimes written. written Scoth.

Scot and Lot (Anno 33 Hen. 8. cap. 9.) Significs a customary Contribution laid upon all Subjects, according to their Ability. Howeden (in principio Hen. 2.) writes it Anlote & Anstote. In the Laws of William the Conqueror, set forth by Lamhard, you have these Words ; (cap. 54.) Et omnis Francigena, qui tempore Edwardi propinqui nostri fuit in Anglia, particeps Consuetudinum Anglorum, qued infi dicum Anhlote & Anforte persoleat secundum legem Anglorum. Again; Rex omne injustum Scottum interdixit. Hoven, in Anno 1088. Scot, from

Sors.

W Illielmus Rex Anglorum Herberto Norwicensi Episcopo & amnikus Burning Britania Episcopo & omnibus Baronibus suis de Norfolc & Suffolc salutem. Sciatis me dediffe Santta Trinitati Norwicensis Ecclesa, rogatu Rogeri Bigoti, terram Michaelis de Utmonasterio & terram de Tanerham, que ad eandem terram pertinet, quietam semper & li-beram ab omnibus Scotis & Geldis, & omnibus aliis Consuetudinibus. T. Eudone Dapisero apud Westm. Erc.

See of the Bishop in Losinga.

Scotal, or Scotale, (Scottalla & Scotalium,) is a Word used in the Charter of the Forest, c. 8. Nullus Forestarius vel Bedellus faciat Scotallas, vel Garbas colligat, vel aliquam Collectam faciat, &c. Manwood, Par. 1. pag. 216 defines it thus : A Scotal is where any Officer of the Forest keeps an Ale-house within the Forest, by Colour of his Office, causing Men to come to his House, and there to spend their Money for Fear of Displeasure. It is compounded of Scot and Ale; which by Transposition of the Words is otherwise called an Ale-(bot, and by the Welfhmen Cymmorth.

MEmorandum, quod prædicti tenentes (de South-malling) debent de consuetudine inter eos facere Scotalium de xvi denariis & ob. Ita quod de singulis sex denariis detur 1 denar. & ob. ad potandum cum Bedello Domini Archiepiscopi super pradictum Feodum. Ex vetere Consuctudinario Manerii de Southmalling Archivis Archiep. Canmar.

Spelman derives it from Scot & Tallia, i.e. a Tribute. So that Scotallum is a Kind of Contribution of any Thing. And Brompton is of the same Opinion, viz. A Contribution towards the Charge of the Bailiffs. But in the English Councils it fignifics a Drinking-bout. Communes potationes quas Scotallas mutato nomine caritatis appellant, detestantes. Concil. Lambeth. Anno 1206. c. 2. Scottare. Those Tenants are faid Scottare

whose Lands are subject to pay Scot. Et de tota terra sua extra Burgum de Thetford de qua non Scottaverunt tempore Rogeri Bigot. Monasticon, 1 Tom. pag. 875. In a Charter of King Henry 1. to the Abbey of St. Edmund in Suffolk. — Et probibeo ut Homines Sancti Edmundi & terræ sua non aliter scottent quam tun temperis fecerunt. Test. Roberto Malet apud Westm. Ex Cartular. S. Edmundi. MS. penes Joh. Episcopum Norwic. fol.

\$c03ats, Schozers, Wheels for some Carriage; they scem to have been Plough-Wheels, from Saxon Scos, Shoes and Erian to Plough or Ear. empto ibidem vii sol. ii. den. ————— Paroch. Antiquit. p. 373.

Berudland, A Saxon Word, and is Terra cujus proventus vestibus emendis assignati sunt. Land allotted for buying Apparel. See the Saxon Dictionary hoc verbo. Ita Eadsius quidam Presbyter in Charta sua Ecclesia Cantuar. data dedit etiam terram illam apud Orpedingtunam in vita sua, pro anima sua, Deo in Ecclesia Christi servientibus in Scrudland, i. c. Fun-dum vestiarium. Sax. Dist.

Stutage (Scutagium, Sax. Scildpenig) Was a Tax or Contribution, raised from those that held Lands by Knights-Service, towards furnishing the King's Army, at One, Two, or Three Marks

for every Knight's Fee, for Henry the Third, for his Voyage to the Holy-Land, and a Tenth granted by the Clergy, and Scutage, Three Marks of every Knight's Fee by the Laity. Baronag. Anglia, 1 Part. fol. 211. b. This was also levied by Henry the Second, Richard the First, and King John. See Escuage.

Scutagio habendo Was a Writ that lay for the King, or other Lord, against the Tenant that held by Knights-Service, to serve by himself, or else to send a sufficient Man in his Place, or pay, &c. where the King intended to make a Warlike Expedition against the Scots or French. F. N. B. f. 83. It is used in the Register Original, for him to recover Escuage of others, that hath either by Service or Fine performed his own to

the King, fol. 88. b.

Stutt, a French Gold Coin, value 3s. 4d. coined about the Year 1427, in the Reign of Henry V. It comes from the French Word Ein, which fignifies a Crown, or Gold Money. Katherine, Queen of England, had an Affurance made her of fundry Castles, Manors, Lands, &c. severally named, and valued to the Sum of Forty Thousand Scutes, every Two whereof were worth a Noble. Ros. Parl. 1 H. 6. n. 40. So the learned Fortescu, speaking of the Inns of Courts, says, In his enim Hospitiis nequaquam potest studens aliquis sustentari minoribus expensis in Anno, quam ostoginta Scutorum, cap. 49.

Scutella, Scotella, From Scutum. Sax. Scutel, cuttle, any Thing of a flat and broad Shape, Scuttle, any Thing of a flat and broad Shape, like a Shield, especially a Plate or Dish, a shallow wooden Bowl or Platter is still called a Scuttle. And in Kent, the broader Shovel with which they turn Malt or Corn, is called the - Et in duabus scotellis manualibus Skuttle. . emptis ibidem vii den. &c. Paroch. Antiquit. pag

574. Scutella eleemolynaria, An Alms-Basket or Scuttle. Et praterea singulis futuri seculi tres panes de Scutella elcemosynaria. Charta Wal. Mu-

chegros.

Soutum Armozum, A Coat of Arms -Noverint universt per presentes me Johannam nuper uxorem Will. Leigh de Knightley Doninam & re-stam baredem de Knightley dedisse, &c. Richardo Peshale filio Humfridi Peshale scutum armorum meorum. Habend. & tenend. ac portand. & utend. ubicunque voluerit, sibi & baredibus suis in perpetuum; Ita quod nec ego nec aliquis alius nomine meo aliquod jus vel clameum vel calumpniam in prædicto scuto ba-bere potuerimus, sed per præsentes sumus exclusi in perpetuum, In cujus, &c. Dat. apud Knightley. Anno 14 H. 6.

Soplimit, (Sax.) Mulita detrattata seu derelitta militi. LL. H. 1. cap. 38. Or rather, a Mulct for any Fault; from the Sax. Scilde, i. e. Delittum, and Wite, poina, Si Scyldwire intra Burgum, & curiam fat 30 denar emendetur Regi & Thaynis. Leg. H. 1. c. 38.

Berga. All the Tenants were bound to attend the Styregemet; and those who neglected were to pay a Mulct or Fine, which was called Syra, viz. Si libera & quieta de Schyris & hundredis. Mon

I Tom. pag. 52.

1 10th page 12-Sepparcivitatis, The Scire, Ward, or Divi-fion of a City. In Eborao civitate T. R. E. breter sevram Archiepisiopi suerunt sex seyræ, prater scyram Archiepiscopi suierunt sex scyræ, jestum, una ex his est vastata in castellis. Lib. Domes Spelm.

Sepicegemot Is a mere Saxon Word, and fignifics a Court held twice every Year (as the Sheriffs Turn is now) by the Bishop of the Diocese and the Ealderman (in Shires that had Ealdermen) and by the Bishops and Sheriffs, in such as were committed to the Sheriffs that were immediate to the King, wherein both the Ecclefiastical and Temporal Laws, were given in Charge to the Country. Selden's Titles of Honour, fol. 520. See Confistory. This Court at first was held Three Times in the Year, viz. Et babeatur in Anno ter Burgimotus & Scire-motus. Leg. Canut. cap. 38. But Edward the Confessor, cap. 35. appointed it to be held Twelve Times, and Hundreda & Wapen-

tachia duodecies in anno congregari. Deal (Sigillum) Is well known. The first fealed Charter we find extant in England, is that of King Edward the Confessor upon his Foundation of Westminster Abbey. Dugdale's Warwickshire, fol. 138 b. Yet we read in the Manuscript History of Offa, King of the Mercians, ---- Rex Offa literas Regii Sigilli sui munimine consignatas eidem Nunio commissit deferendas. And that Seals were in Use in the Saxons Time, fee Taylor's Hiftory of Gavelkind, fol. 73. See Wang. Anno 1536. Domini etiam atque Generoff, relicitis imaginibus equitum in Sigillis, po-fuerunt Arma fua in parvis Scutis. Chron. Joh. Rossi, in Bibl. Cotton. Md. quod Henricus de Pergount die Lune in crassino S. Mich. venit in Cancellaria apud Lincoln & publice dixit quod Sigillum celiaria apia Lincon O paunic acri quod Infrumen-juum amifit. Et protestatur, quod si aliqued Instrumen-tum cum Sigillo illo post tempus illud inveniretur con-fignatum, illud nullius esse valeris vel momenti. Claus. 8 Edw. 1. m. 3. dorso. See Sigillum and Obligation.

It was usual in the Time of H. 2. and before, to feal all Grants with the Sign of the Crofs : Has donationes & ordinationes confirmarunt & cruce signarunt Henricus Ren & Mathildis Regina. Monast. 3 Tom. f. 7. and Ordericus Vitalis tells us, That Archbishop Dunstan with his Suffragans, prædictarum rerum donationem facto crucis in Charta signo cor-

roboravit, lib. 4.

That most of the Charters of the English Saxon Kings were thus figued, appears by Ingulphus, and in the Monafticon, and that the Croffes were all Gold. But it was not so much used after the Conquest: Nam Chirographorum confestionem Angli-canam qua antea usque ad Edwardi Regis tempora fidelium prasentium subscriptionibus cum crucibus aureis aliisque signaculis firma fuerunt, Normanni condem-nantes Chirographa Chartas vocabant. Du Cange. See Sigillum.

Bea-Law. See Oleron.

Scaler, Sigillator, Is an Officer in Chancery appointed by the Lord Chancellor, or Lord Keeper of the Great Scal of England, to feal the Writs and Instruments there made in his Prefence.

Stame, Saxon. See Seme.

Scane fish, (1 fac. Sest. 1. c. 25.) Seems to be a Sort of Fish which is taken with a very great and long Net called a Seane.

Starcher. See Alneger. Bea-rover, Anno 16 Car. 2. cap. 6. See Pirate.

Seaton See Moridunum.

Dea reeve in villis maritimis is est qui maritimam Domini jurifdictionem curat, litus lustrat, & e-jectum maris (quod Wree appellatur) Domino colligit.

SE SE

Decond Deliberance, Secunda deliberatio, Is a Writ that lies for him, who, after a Return of Cattel, replevied; adjudged to him that diffrained them, by reason of a Default in the Party that replevied, for the Replevying of the same Cattel again, upon Security put in for the Redelivery of them in case the Distress be justified. New Book of Entries, verbo Replevin in Second Deliverance, fol. 522. See Dyer, fol. 41. num.

4, 5. Second Marriage, Secunde Nuptia, Is when after the Decease of one, he marries a fecond Wife, This our Law terms Bigamus, and had fo little Favour to, that it admitted not fuch to holy

Orders.

Secretarium Is a House or Chamber near the Church, in which the Plate and Garments of the Priests were kept, and like that which we now call a Vestry.

Hic locus est veneranda penus quo conditur, & quo Promitur alma facri pompa ministerii.

Sometimes the Bishops and Priests sate together in these Vestries, to consult of the Affairs of the Church; and in Resemblance of that ancient Custom, the Minister, Churchwardens, and the chief Men of most Parishes do, even at this Time, meet in the Veftry, and confult of the like Matters.

Serretatius, A Secretis, A Secretary. The Word formerly fignified any Confident, Favourite or Intimado. — Cunta denique agenda sua ad nutum unius Sccretarii sui passim committere. Paroch. Antiquit, pag. 388. The Title is now only given to him that is ab Epistolis, & fcriptis fecretis: As the Two Sccretaries of State,

Becta, A Suit of Cloaths. Ad Sectam, de Secta, according to fuch a Suit or Sort. As the Religious in the greater Convents gave Liveries ad diversas fettas, of different Suits or Kinds, according to the Condition and Office of those who re-ceived and wore their Livery. Henricus Prior Elien. & Conv. —— Noveritis nos concessisse Joh. Brewode — annuatim unam robam tro seisso de secta Armigerorum, & aliam de scata Valettorum pro famulo fuo- Dat. 14 Decemb. 16 H. 4. Cartular. Eccl. Elien. MS. f. 83.

Secta ad Curiam Is a Writ that lies against him who refuses to perform his Suit either to the County or Court-Baron F. N. B. f. 158.

Ecta ad jutitiam faciendam Is a Service which a Man is bound to perform by his Fec.

Bratton, lib. 2. c. 16. num. 6.

Sedæ Curiæ, Suit and Service done by Tenants at the Court of their Lord -Hedingdon facient sectam curiæ Domini sex septimanis, & si Breve Domini Regis in dicta curia attachietur, tunc sectam illam facient de tribus septimanis in tres feptimanas. Paroch. Antiquit. pag. 320. Secta facienon per illam que habet eniciam

partem Is a Writ to compel the Heir, that hath the Elder's Part of the Co-heirs, to perform Service for all the Coparceners. Reg. Orig. fol. 177.

Detta Molendini Is a Writ lying against him that was wont to grind at the Mill of B. and after goes to another Mill with his Corn. Reg. O-rig. f. 153. F. N. B. fol. 122. But it seems by him, that this Writ lies especially for the Lord against his Frank-tenant, who held of him by making Suit to his Mill. See the New Book of

Entries on this Word Secta ad molendinum. Affifes of Nusance are at present much turned into Trespasses and Actions upon the Case. See Balduinus ad titulum de servitutibus prædictorum in

Soctam proferre Eft testimonium legalium bominum qui contractui inter cos habito interfuerint presentes producere. Fleta, lib. 2. cap. 63. fest. Nullus. And festa is used for a Witness, Id. lib. 4. cap. 16. feet. final. Habes tamen soctam unam vel plures,

Secta Begalie, A Suit fo called, by which all Persons were bound twice in a Year to attend the Sheriff's Tourn, that they might be informed in Things relating to the Peace of the Publick; and this Suit was called Regalis, because the Sheriff's Tourn was the King's Leet; and it was a Court held that the People might be bound by Oath to bear true Allegiance to the King; for all Per-ions above Twelve Years old were obliged to take the Oath of Allegiance in this Court.

Becta shirarum. Per sectam shirarum clamat effe quiet. de secta in Com. Cestria & Flint. coram Justic. Domini Principis in communi aula Placitorum. Plac. in Itin. apud Cestriam, 14 Hen. 7. See Kennet's Gloffary in Secta Schirarum & hundredo-

Secta unica tantum facienda pro pluribus hæreditatibus Is a Writ that lies for that Heir that is distrained by the Lord to more Suits than one, in respect of the Land of divers Heirs de-

feended unto him. Reg. Orig. f. 177. a.

Settis non faciendis Is a Writ that lies for a Woman, who, for her Dower, ought not to perform Suit of Court. Reg. Orig. f. 174. It lay alfo for one in Wardship, to be freed of all Suits of Court during his Wardship. Reg. Orig. f. 173, but fce 12 Car. 2.c. 24.

Secundary, Secundarius, That Officer who is the Second, or next to the chief Officer; as the Secundary of the Fine-Office; the Secundary of the Compters, who is next to the Sheriff of London in each of the two Compters; Secundary of the Office of the Privy Scal. Anno 1 Ed. 4. cap. 1. Secundaries of the Pipe, two: Secundary to the Remembrancers, which are Two Officers in the Exchequer. Cambd. p. 113.

Secunda fuperoneratione paffuræ Is a Writ that lies where Admeasurement of Pasture hath been made; and he that first surcharged the Common, doth again surcharge it, notwithstanding the Admeasurement. Reg. Orig. fol. 157. Old

Nat. Brev. f. 73.

Securitateni inbeniendi quod fe non dibertat ad partes exteras fine licentia Begis, Is a Writ that lies for the King against any of his Subjects to stay them from going out of his Kingdom; the Ground of which is, That every Man is bound to serve and defend the Commonwealth, as the King shall think meet. F. N. B. f. 85.
Securitate paces Is a Writ that lies for one

who is threatned Death or Danger, against him that so threatneth, and is taken out of the Chan-cery, and directed to the Sherist; the Form and farther Use whereof, you may see in Reg. Orig. f.

88. and Fitz. Nat. Brev. f. 79.
Sedatium. Sec Mortuary; Sedatium Commune respui non debet, si modicum fuerit; si magnum, accipiendum usque fretium Vacca, &c.

ged with the Death of another, faying, He was necessitated to do that which he did in his own

De-

Defence: The other so affaulting him, That if he used both by the Canonists and Civilians. Seisin acaccording to the fame Author.

Seedston, A Basket, or other Vessel of curtese, 457, 458. And it seems by Ingham, That Wood carried upon one Arm of the Husbandman, he who hath an Hour's Possessing to bear Seed or Grain, which he sows with the hath Seisin de droit & de claime, whereof no Man other Hand. From Sax. Sed, Seed, and Codde, a Purse or such like Continent. Hence Codd in Westmoreland is a Bolster or Pillow, and in other Northern Parts a Cushion, as a Pin-cod, i.e. a Pincushion. A Horse-cod, i. e. a Horse-collar to guard his Neck. —— The Cod of a Man or Beast, a Cod-piece, a Peascod, &c. Pro uno Sccd-cod empto iv d. Paroch. Antiquit. p. 549. See Kennet's

Gloffary in Seed-cod. Seeber, A Seedsinan, or one who lows the

Seed or Seedfman.

Segodunum, Seaton in Northumberland. Seigniot, Dominus, Is borrowed of the French Seigneur, and denotes in the general Signification as much as Lord; but particularly it is used for the Lord of the Fee, or of a Manor, even as Dominus or Senior among the Feudiffs is he who grants a Fee, or Benefit, out of the Land to another: And the Reason is, as Hotoman faith, because having granted the Use and Profit of the Land to another; yet the Property, that is Do-minium, he still retains in himself. See Hotoman in verbis feudal, verb. Dominus & senior.

Soriginiolage, 9 H. 5. Stat. 2. cap. 1. Seems to be a Royalty or Prerogative of the King, whereby he challengeth Allowance of Gold and Silver brought in the Mass to his Exchange for Coin. By Seigniorage or Royalty out of every Pound-Weight of Gold, the King had for his Coin Five Shillings, out of which he paid to the Mafter of the Mint for his Work fometimes one Shilling, fometimes Eighteen pence. Upon every Pound-Weight of Silver, the Seigniorage or Coinage an-fwered to the King in the Time of King Edward 3. was Eighteen Penny-Weight pondere, which about that Time amounted to one Shilling, out of which he paid fometimes Eight-pence, fometimes Nine-pence to the Master. In the Time of H. 5. the King's Seiniorage of every Pound-Weight of Silver was Fifteen-pence. Vid. Hale of Sheriff's Accompts, p. 3.

Seigniczy, Dominium, Is borrowed from the French Seigneurie, i. dominatus, imperium, principatus; and fignifics with us a Manor or Lordship, Seigniory de Sokeman, Kitch fol. So. Seigniory in grofs, which seems to be the Title of him who is not Lord by Means of any Manor, but immediately in his own Person; as Tenure in Capite, or syl, i. aratrum; whence also the French Seilwhereby one holds of the King as of his Crown, is Seigniory in grofs. Kitchin, fol. 206. See

Seignior.

Deignioz in große Scemeth to be one that is a Lord, but of no Manor, and therefore can keep no Court. F. N. B. fol. 3.

Seillon. See Selion.

Seifin, Seifina, From the French Seifine, pof-feffie : So Primier Seifin is the first Possession, and to feife, is to take Possession. Sec Primier Seifin. Of the French Word Seifir, is made the Latin feifire,

had not done as he did, he must have been in cording to the Common Law is Twofold, Seifin in Hazard of his own Life: But this Danger ought Fatt, and Seifin in Law. Perkin's Dower, 369, to be to great, that it feems inevitable. Staundf. 370. Seifin in Fatt is, when a corporal Possessione, Pl. Cor. lib. 1. c. 7. And though he justify it to is taken; Seisin in Law, when something is done, be done in his own Defence, yet he is driven to which the Law accounteth a Seifin, as an Inrolprocure his Pardon of course from the Lord
Chancellor, and forfeits his Goods to the King, to Lands and Tenements, though the Owner be to Lands and Tenements, though the Owner be by wrong differsed of them. Perkin's Tenant par le may diffeife him by his own Force or Subtilty, but must be driven to his Action, sett Briefe de Novel Disseisin. Coke, lib. 4. fol. 9. calls it Seisin in Law, or Actual Seisin. The Civilians call the

Detfina habende, qua iker habut annum, diem & Maltun, Is a Writ that lies for Delivery of Seisin to the Lord of his Lands or Tenements, after the King, in the Right of his Prerogative, hath had the Year, Day and Waste. Reg. Orig.

Ground: From the Sax. Sedere, which fignifies fol. 165.

Bello, Selo-onis. Season, or stated Time. Debet operari in qualibet septimana, a Festo S. Michaelis usque ad gulam Augusti quolihet die operabili unum opus, pretium operis ob. quadr. & a Festo S. Petri ad vincula usque ad Festum S. Michaelis unum opus in quolibet die operabili 1. den. ob. excepto sesone byemali. Extent. Manerii de Garinges in Spelman, who leaves the Word unexplain'd.

Bot! Signifies the Bigness of a Thing to which

it's added, as Selwood, a great Wood.
Sein May be deduced from the Saxon Seloe, Seat or Stool. Assis mensurarum, Anno 9 R. 1. apud Hoveden, Probibemus ne quis mercator pretendat feldæ sue rubros pannos vel nigres vel scuta vel aliqua alia, per que visus emptorum sace decipiuntur ad bonum pannum eligendum. In Majoribus Chronicis ubi locus hic vertitur. Spelman says, Selda is expounded for a Window: It fignifies also a Shop, Shed, or Stall, Sciant, Sec. quod eno Thomas Pencombe de Bromyard dedi, Sec. Thomas Forsenet vicario Ecclesia de Bromyard prad. unam seldam meam jacentem in Bromyard prid. &c. Dat. &c. Anno 10 H. 6. ---- Et medietatem unius scldæ vocat. Le Unicorne in London. Mon. Ang. 2. par. fol. 322. Selda also fignifies a Wood of Sallows, Willows, and Withies. Sir Edward Coke (on Littl. f. 4. b.) takes, or rather mistakes, Selda for a Salt-Pit.

Selion of Land, Selio terra, May be derived from the French Seillon, Ground rifing between Two Furrows; in Latin Por.a, in English a Ridge of Land, and contains no certain Quantity, but on Land, and contains no certain Quantity, but fometimes more, and fometimes less: Therefore Crompton in his Furifilitions of Courts, fol. 221. faith, That a Selion of Land cannot be demanded, because it is a Thing uncertain: It may not without fome Probability be deduced from the Saxon Sul lonner, id est, arare, to Plough. Charta vetus Achronica maketh Six Selions and a Half to be but one Acre. Sciant — quod ego Margeria filia Willi-elmi de Ryleia dedi, &c. Emma filia mea pro komagio & fervitio suo unam acram terra in campo de Camurth, scil. illas sex Seliones & dimid. cum forera & sepe & fossato qua jacent in Aldewic juxta terram, &c. Sco Hade, and Kennet's Glossary in Selio.

Belinnea. See Selion.

Bellam poztare. See Armifcare.

Bellibus. Sce Selion.

pro 2. summagiis vocat. Semes, de focali percipiend. Rob. de Monte in Anno 1170. pag. 649. See quotidie de beso de Heywood pro termino 20 annorum. Kennet's Glossary.

3 H. 5. par. 2. m. 18. See Sumage — Habebut Sent Page Play-days, or Times of Pleaetiam dum summas frumenti, pro passellis, cum volue sure and Diversion. —Dies reveationis voca-vint faciend. Mon. Ang. par. 2. fol. 935. Et sint ti Anglice Sony-days petuntur a Residentariis Ecclesse quieti de summagiis & murdvo, & Tenniggs, & Wapentake, & Auxiliis Vice-comitum. Ibid. fol. 201. a. Je an cet temps vous emprie donez mez gores de Seney — De quatuor Summis salis, continentibus quadra-ginta bullones pro dimidia salina sua. Ibid. f. 256. b. See Summa.

Semicinctium, A narrow Girdle : Vel nudus omnino vel in Semicinctiis tabefcens, &c. Pet. Blefenfis,

Epist. 102.

– In corballis 🍣 Seminarium, A Seed-Leap. seminariis emptis iv den. ob. in tribulis & ligonibus emptis vii den. Consuctud. Domus de Farendon-

Beminiver bius, A Preacher or Sower of Words, Pet. Blesensis sermo 43 Seminiverbius in Cathedra,

Pralatus in Curia, Advocatus in miffa.

Benagium (From Senatus, sometimes used for a Synod) is the fame with Synodal, which fee. Item quod persolvant Procurationem & Senagium Domino Archidiacono debitum. Ordinatio Ric. Episc. Heref.

Anno 1314.

Schatoz. In the Laws of Edward the Confession we are told, That the Britons called those Senators whom the Saxons afterwards called Aldermen, and fometimes Senators; not for their Age, but for their Wildom, for some of them were young Men, but very well skilled in the Laws. In Staundford's Pleas of the Crown, cap. 28. we read a Charter of Kenulph, King of the Mer. ians, viz. Confilio & confensu Episcoporum & Senatorum gentis fua largitus fuit dicto Monasserio, &c. In those Days there were Two Men of Authority in every County, viz. The Alderman, whom the Norman's after wards called Earl, and the Shire-Reeve, whom they called Vicecomes or Sheriff.

Soendal, Anno 2 R. 2. cap. 1. Scems to be fine Linen or Silk, or Cyprus Silk, from the Italian Zendalo; but Sandal is a Kind of Physical Wood

brought from the Indies.

Senege. There goes out yearly in Proxege and Senege 33.6 d. Perhaps Senege may be Money paid for Synodals, as Proxege for Proxies or Pro-

curations.

Sencucia, Widowhood. If a Widow, having Dower after the Death of her Husband shall marry, vel filium, vel filium in Seneucia peperit, fie shall forfeit and lose her Dower in what Place soever in Kent. Tenen. in Gavelkind. Plac. Trin. 17

Benefcallo & Marelhallo quod non te reant placita De libero tenemento, etc. Is a Writ directed to the Steward or Marshal of England, inhibiting them to take Cognisance of any Action in their Court that concerns either Freehold, Debt

or Covenant. Reg. Orig. f. 185, 191.
Seneshal. Seneschallus, Is a French Word, but borrowed from Germany, being derived from Sein, a House or Place, and Schale, servus; we English it a Steward, and so doth Co. on Lit. f. 61. English it a Sewell, and to doth Co. on Edit 15. Vol. As the high Sewelhal or Steward of England. Staund. Pl. Cor. fol. 152. High Senelhal or Steward, and South Senelhal or Under-Steward, Kitchin, fol. 83. is underflood of the Stewards or Under-Stewards. of Courts; Seneshal de l'hostel de Roy, Steward of the King's Houshold. Cromp. Furis. fol. 102. See

Sellivus. Sce Selion.

25 Ed. 3. Stat. 5. cap. 21. In Purificatione Beata
Seme, Summa, A Horse-load; A Seme of Corn Maria, suit silus Regis Anglorum Parissis & servivit

coment eguunt glia este accustome a faire a un Canon Residentiar. ———— Regist. Eccl. Ebor. Anno 1562.

Senglarius, A Boar fo called, Quia folus & singularis duobus primis Annis vagatur: Tis mentioned in the Monastic. 1 Tom. p. 841. Et pasturam

ad 20 Vaccas & ad unum fenglarium, &c.

Senie, alias Sene, Sena, Is a medicinal Herb, Series, analyse the Joena, is a medicinal resp, the Use and Virtues whereof you may read in Gerard's Herbal, lib. 3. cap. 8. This is mentioned among other Drugs and Spices to be garbled. Anno 1 Jac. c. 9. Willielmus de Braosa dedit Regi

octingentas marcas, tres dextrarios, quinque chacuros viginti quatuor sensas, & decem Leporarios. Cart. 7 Joh. I don't know whether any Writer has mentioned this Word but Mr. Blount, and he confesses his Ignorance of the Meaning of it. I take them to be the more floward fure-scenting small Hounds

Sentucum, a Land full of Brambles.

Sipalia, Separaria, A several, or divided into Enclosure, severed or separated from other Ground.

Placia que jacet juxta separam Prioris & Conventus de Burncestre.

Paroch. Antiq. p. 336.

Separation, Separatio, Is the living afunder of Man and Wife. See Mulier.

Septrique, for Septrigerius.
Septilutt, Seepfilver, Among the Customs of the Manor of Cokefield, belonging to the Abbey of St. Edmund in Suffolk. - Custumarius debet scindere & cariare quatuor caractatas focalis apud Sanctum Edmundum ad eandem firmam pro tribus
operibus ———— & dabit Scepfilver, videlicet, pro quinque capitibus unum denarium, & quietus erit de uno opere pro Sepsilver. Cartular S. Edmundi, MS. fol. 338.

Septuagelima, Mentioned Westm. 1. c. 51. always the Third Sunday before Quadragesima exclusive, from which, until the Offaves after Easter, the Solemnizing of Marriage is forbidden by the Canon Law. It is called Septuagesima, as being above Seventy Days before Eafter, as Sexagefima and Quinquagefima, because the first is accounted Sixty, the latter Fifty Days before the fame Feast, and are Days appointed by the Church to Acts of Penance and Mortification, and are preparative to the Devotion of Lent then approaching. The Laws of King Canutus ordained a Vacancy from Judicature, from Septuagesima to Quindena Pasche. See Quinquagesima

Septum, An Inclosure, a Close, and is fo called, because it is encompassed cum sepe & fossa, with a Hedge and a Ditch, or at least with a

Hedge.

Sepulchie, Sepulchrum, Is the Place where any dead Body lies interred; but a Monument is a Place where fomething is fet up for the Memorial of the Deceased, though the Corps lie not

Sepultura Is an Offering made to the Priest Guard, so called, because he was fape accitus ad for the Burial of a dead Body: 'Tis mentioned in res necessarias in exercitu peragendas, so Calepine. But

Bequela Curia, Suit of Court,---

spequela molendini, The owning Suit to a particular Mill, or being bound to grind Corn in that only Place; which was a Duty and Service laid upon many Tenents. Conedere fequelam molendini, was to grant all the Toll and Profit arifing from such Customary Rights. Sciant quod ego Stephanus de Ebroys (i. c. Devereux) dedi ———Ecclefia Santti Lenardi de Pyonia — molen dinum meum de Froma cum omnibus pertin. suis, sil. Molta, Sequela & Stagno ----- Reg. Priorat. de

Wormley, f. 22. a. Sequela Milanozum, All the Retinue and Appertinences to the Goods and Chattels of fervile Tenants, which were at the arbitrary and absolute Disposal of the Lord .- William de Lonspe confirmed to the Priory of Burcefter their Lands in

Sequentia, A Jubilee, or Song of Rejoicing.

termeddle with her Husband's Estate who is de-

ceased; she is said to Sequester.

Sequefration Sequestratio, Is the separating of a Thing in Controversy from the Possession of both those that contend for it: And it is of two Kinds, Voluntary or Necessary; Voluntary is that which is done by Consent of each Party: Necessary ry is that which the Judge doth of his Authority, whether the Parties will or not. It is used also for the Act of the Ordinary, disposing the Goods and Chartels of one deceased, whose Estate no Man will meddle with. Dyer, fol. 232. num. 5. & f. 256. num. 8. & fol. 260. num. 42. & fol. 271.
num. 26. As also for the Gathering the Fruits of

Sequeffro habendo Is a Writ Judicial, for the dissolving a Sequestration of the Fruits of a Benefice made by a Bishop at the King's Command, thereby to compel the Parson to appear at the Suit of another; for the Parson upon his Appearance may have this Writ for the Discharge

Sequestration. Reg. Fudic. fol. 36.

Sequestration. Reg. Fudic. fol. 36.

Sequestration. Reg. Fudic. fol. 36.

Suit or Cause, as Attorney or Proctor in a Court of Justice. Qui sequitur pro Rege, the King's At-

nothing whereby he may be summoned; then that Profession, as that of a Doctor is in the Civil goes out an Alias and Pluries, and if he come not Law. And to thefe, as Men best learned, and at the Pluries, then goes out this Writ. Old Nat. most experienced of all others, one Court is fet Brev. f. 163. Co. on Lit. f. 101. Sequela cause, The Process, and depending is the Court of Common Pleas, where the Common Issue of a Cause or Trial.

Law of England is most strictly observed; and Law of England is most strictly observed; and -Etquod though they have this Court to themselves, yet fint liberi a Sequela Curia. Mon. Ang. 2. par. fol. they are not restrained from pleading in any other Courts, where the Judges (who cannot have that Honour, rill they have taken the Degree of Serjeant at Law,) call them Brothers, and hear them with great respect next to the King's Attorney and Sollicitor General. These are made by the King's Mandate, or Writ, directed unto them, commanding them, upon a great Penalty to take upon them that Degree by a Day certain therein affigned. Dyer, fol. 72. num. I. See Count. And of these is the King's Serjeant, being chosen commonly out of the rest, in respect of his great Learning, to plead for him in all Causes, especially in those of Treason. Staundf. Pl. Cro. lib. 7. can I. And of these there may be more if it please the King. This, in other Kingdoms, is called Advocatus Regius, Cassan de consuet. Burgund, pag. 850. With what Solemnity these Serjeants be Wrechwick — Cum Villanis & eorum sequelis & created, read Forteseue, cap. 50. Cro 3. par. f. 1. catallis.—Villanos cum villanagiis omnibus catallis & and 2 Inst. fol. 213. These were called anciently tota sequela inforum — Paroch. Antiq. pag. 216, Servientes Narratores. Et predictus Thomas le Mareschall dicit quod ipse est communis Serviens Narrator coram Fustic. & alibi ubi melius ad hoc conduci poterit, Sequentia, A Jubilee, or Song of Rejoicing toward representation of the Placito prefate Affile coram prefatis, Sequentiam illam in Fesso Penterostes. Brompt. Sequester Is a Term used in the Civil Law for fulficiavitis settle cum prédatifo Johanne, Se de concilio renouncing, as when a Widow comes into Court, suo fuit, Se. Trin. 25 Ed. 1. Coram Rege, Oxon and disclaims to have any Thing to do, or to in- 12 — Md. quod Termino Trin. Anno 26 Hen. 8. Tho. Willoughby, & Johannes Baldwin. Serjeants de Roy, fueront fairs Chivaliers, & que nul tiels Serjeants devant fuer. unques fait Chivaliers. Ex MS. Vocat. Spelman's Reports. In Edward the Sixth's Time, Serjeant Benloes wrote himself Solus Serviens ad legem. In seems for some Time there was none but himfelf.

Mr. Selden tells us they were formerly called Dottores Legis; though others are of Opinion that the Judges are more properly Doctores Legis, and the Serjeants are Batchelors of Laws. However, Spelman writes, That though a Serjeant may be richer than all the Doctors in the Commons, yet bent. 28 H. S. c. 11. Fortestue, c. 50. and in dithat of a Serjeant is Ministerial, for he is Serviens vers other Cases. See Kennet's Glossary in Seque- ad Legem, and the Doctors are search of strates. when they plead, but the Serjeants stand uncovered at the Bar, only they have a Coif on their Heads, which is fignum status & grades. This Word Serjeant is used in Britton for an Officer belonging to the County, and the same which Bra-Hon in his Fifth Book, c. 4. num. b. calls Servien-tem Hundredi, and is in Truth no other than the Bailiff of the Hundred; and the Steward of a Maballing of the factories Manerii. Coke, vol. 4. Copp-bold Cafes, fol. 21. a. The next is a Serjeans at Arms, or the Mace, (Serviens ad Arma) whose Office is to attend the Person of the King. Armo 7 Sergeant, or Serjeant, Serviens, Cometh of Hen. 7. cap. 3. to arrest Traitors or Persons of the French Serjeant; i. satelles, a Man of the Condition, and to attend the Lord High Steward Condition, and to attend the Lord High Steward

(as of late it hath been used) the Execution of Knight's Service. Co. on Lit. fo. 69. See the Stat. fuch Commands, especially touching the Apprehension of any Offender, as that House shall enjoin him. Crompt. Jur. fol. 9. Another of them attends on the Lord Chancellor or Lord Keeper, in the Chancery: And one on the Lord Treasurer of England: One upon the Lord Mayor of London, upon extraordinary Solemnities; one attendeth Herefordix. Though Services or Tenures are upon extraordinary Solemnities; one attendeth

upon the Lord President of Wales, and another upon the Lord President of the North, &c.

Thee Serjeants at Arms are in the old Books called Virgatores, because they carried Silver Rods gilt with Gold before the King. In eadem Curia Regis sunt Virgatores populum gravantes, gravia

feoda petentes. Fleta, lib. 2. cap. 38.

Another Sort of Serjeants are chief Officers, who execute feveral Functions or Offices within the King's Houshold; of which you may read many

in the Statute of 33 H. S. c. 12.

There is likewise a more inferior Kind of Serjeants of the Mace, whereof there is a Troop in the City of London, and other corporate Towns, that attend the Mayor or other Head Officer, chiefly for Matters of Justice. Kitchin, fol. 143. And these are called Servientes ad Clavem. New Book of Entries, verbo, Scire facias, in Mainpernors, cap. 3.

fol. 538.
There was also a Kind of Servants in religious Houses, called Serjeants - Dedi praterea, & addidi ad eorum sustentationem 🤝 advenientium hospitum 😌 pauperum & Scrjantorum, quos constitui ad servien-dum eis - Charta Gundulfi Roff. Episc. in Bibl. Cotton. And in Cumberland the Governor of Gillefland, is called Land Serjeant. Cam. Anciently all the Justices in Eyre had certain Officers attending them, called Serjeants, (as appears by Westm. 1. cap. 30.) which Fleta calls Virgatores Servientes, and were in the Nature of our Tip-

Gerjeants of Peace, -– Et etiam kabere ibidem (i. Dunham) fex fervientes qui vocantur Serjeants of Peace, qui servient Cur. Manerii & facient Attach. & executiones omnium Platitorum & querelarum in dista Curia Placiforum, &r. Pl. de Quo Warranto apud Cestriam. 31 Ed. 3. The like Northern Servi had always a much easier Conditi-Officer they have in the City of Chefter.

Berjeante, Serjeantia, Signifies in Law a Ser-

of England, fitting in Judgment upon any Trai-| bulum. And Sir Richard Rockefly held Lands at tor, and such like. (Pl. Cov. 18h. 3. cap. 1.) Of Seton by Serjeanty, to be Vantrarius Regis, the these, by the Statute 13 R. 2. c. 6. there may not king's Fore-Footman when he went into Gassione, be above Thirty in the Realm. Two of them, Donee perusus suit pari solutarum precii 4.d. until he by the King's Allowance, do attend on the Two had worn out a Pair of Shocs of Four Pence Houses of Parliament, whose Office in the House of Commons is, the keeping of the Doors, and when the King went to Gassione to make War, is (as of late it hath been used) the Execution of Knight's Service. Co. on Lit. 6. 69. See the Stat. now turned into Soccage, yet it may be necessary to shew how they are described in our old Law Books, which fee under the Word Servitium. See

Skene de verbor, signif, and Kennet's Glossary.
Sermontum, An Interlude or Play acted by interlocutory Persons. Before the Modern Improvements of the Stage, these ruder Sort of Farces were even a Part of the unreform'd Reli-gion. The Inferior Orders of the Clergy, affished by Boys and Children, used to act over some hi-storical Comedy in the Body of the Church, suit-able to the Solemnity of time high Procession-Day. ——— Anno Dom. 1483. 7 die Junii. Deca-nus Lincoln. cum Confratribus fuis de processione Santt.e Anna in proximo Festo ejusdem futuro per cives Linc. fienda, communicantes una decreverunt quod illud ludun sive sermonium de assumptione sive coronatione beate Maric erga dictum Festum de novo reparatum & preparatum habere voluerunt, ac ludificatum & ostensum in processione pradicta prout consuetum fuerat in navi dista Ecclesia. Collectan. Rev. Viri Matth. Hutton, S. T. P. Ex Registris Ecclesia Lincoln.

Berpleg, A Mantle or upper Coat : From the

Latin Superpellicium, it fignifies rich Mantles and

Furs, and Robes worn by great Persons.

Ettbaue, (Anno 1 Rich. 2. cap. 6.) that is, when each Tenant, besides Payment of a certain Rent. finds one or more Workmen for his Lord's Service. Inq. 7 Ed. 1. Nott. Etiam est Religio illa ita posita in Servagio per Abbates Cissercienses, quod servitum Dei in hac parte impeditur. Pla. Parl. 33 E. 1. See Service. King John brought the Crown of England in Servage to the See of Rome. 2 Inst.

274. Servi, Bond-men, or servile Tenants. Our on than the Roman Slaves. - Servis non in nostrum morem descriptis per familiam Ministeriis utun-Settleaute, oerjeanta, signines in Law a set- first movem descriptis per familiam Ministeriis utintrice that cannot be due to any Lord from his ter. Suam quisque sedem, suo penates regit. Frummovem descriptis per familiam Ministeriis utintricentari, but to the King only; and this is either menti modum Dominus, aut Pecoris, aut Vessii, colono Grand or Petit: The first is, where one holds injungit, & Servus bastenus paret. Tacitus de Land of the King by Service, which he ought to Moribus Germanorum. Which plainly describes do in his own Person; as to bear the King's Ban-the Condition of our Saxon and Norman Servants, ner, Spear, & Petit Serjeanty is, where a Man Natives, and Villains; whose Servitude did holds Land of the King, to yield yearly some more respect their Tenure, than their Persons. Small Thing towards his Wars; as a Sword, Dag No Author to my Knowledge has fixt the Distin-Innall I hing towards his wars; as a sword, Dag. No Author to his knowledge has fixt the Dillinger, Bow, &c. of which read Bratton, lib. 2. cap. &tion between Servus and Villanus, though unit, &c. 37. & Britton, cap. 65. num. 1, 2. Interdoubtedly their servile State was different, for feedalia fervitia fummum est &c. illustrissimum, quod they are all along in the Domesday Book distinner Patronum aliquem agnostit prater Regem, lays the Learned Spelman. And Cambden, Tit. Suffolk, were quinque Servi, &c. vignti ofto Villani, speaks of Baldwin le Pettour qui tenuit terras in &c. I suppose the Servi were those, whom our Leavings for in Cam. Suffolk her seriantiam, has and Villania, speaks and Villania, and Villa Henning fron in Com. Suffolk per scriantiam, pro qua Lawyers have since called Pure Villanes, and Vildebuit facere die natali Domini singulis annis coram lanes in gross, who without any determin'd Tenure Domino Rege Anglie Saltum, Sufflum & Pettum, of Land, were at the arbitrary Pleasure of the alias unum saltum, unum sufflatum, & unum bom- Lord appointed to such servile Works, and recei-

ved

ved their Wages or Maintenance at Discretion of the Lord. The other were of a superior Degree, and were called Villani, because they were Villa e glebe adscripti, i. e. held some Cottage and Lands, for which they were burdened with such stated fervile Offices, and were convey'd as a Perti-nence of the Manor or Estate to which they belonged. See Kennet's Gloffary. The Name and Quality of their Bondage do often occur in Domesday Register: And their Condition, no doubt, was worse than that of the Bordarii, or Cotseti, who perform'd likewise some service Offices for their Lord, and yet as to their Persons and Goods were not obnoxious to Servitude, as the proper Servi were. These were of Four Sorts, 1. Such as fold themselves for a Livelihood. 2. Debtors that were to be fold for being incapable to pay their Debts. 3. Captives in War, retain'd and employ'd as perfect Slaves. 4. Nativi, fuch as were born Servants, and by fuch Descent belonged to the sole Property of the Lord .-All these had their Persons, their Children, and their Goods, at the Disposal of their Lord, incapable of making any Wills, or giving away any Matter.

Service, Servitium, Is that Service which the Tenant, by reason of his Fee, oweth unto his Hotoman thus defines it. Servitium eft munus obsequii clientelaris, De verbis Feudal. sometime called Servage, as 1 R. cap. 6. Our ancient Law Books make many Divisions of it, as Bracton, lib. 2. cap. 16. And Britton, cap. 66. into Personal and Real, also into Military and Base, and Braffon, ubi supra, num. 7. into intrinsick and extrinsick. Servitium intrinsecum is due to the Capital Lord of the Manor : Forinfecum is that which is due to the King, and not to the Capital Lord. Service is also divided into Frank and Bale, the one termed liberum fervitium, the other Villenagium. It is also divided into continual or annual, and casual or accidental; the former is the Seisin of Rent, the other Scisin of Relief. Co. 4. Rep. fol. 9. Bevill's Case. See Copyhold. See Socage. Thomas Leigh Esq; at the Coronation of King Charles the Second, brought up to the King's Table a Mess of Potage called Dillogrout, which Service had been adjudged him by the Court of Claims in Right of the Manor of Addington in Surrey; whereupon the Lord High Chamberlain presented him to the King, who accepted the Service, and afterwards Knighted

Berbice fecular, Anno 1 Ed. 4. cap. 1. Is worldly Service, contrary to Spiritual and Ecclefiasti-

Serbientibus Are certain Writs touching Servants and their Masters, violating the Statutes made against their Abuses, which see in Reg. Orig. f. 189, 190, 191.

Derbitium feodale & p'adiale Was not a personal Service, but only by reason of the Lands which were held in Fee. Braston, lib. 2. cap. 16.

Servitium forinferum Was a Service which did not belong to the Chief Lord, but to the King: It was called Forinferum and Foraneum, because it was done Foris, vel extra Servitium quod fit Domino Capitali. We read several Grants in the Monastic. 2 Tom. p. 48. of all Liberties with

the Appurrenances, falvo forensi servitio. Servitium generale, the same with Forinsecssm.

Berbitium intrinsecum Is that Service which was due to the Chief Lord alone from his Vaffals. Bracton, lib. 2. cap. 16. Fleta, lib. 3. c. 14. par. 7.

Berbitium liberam Was a Service to be done by the feudatory Tenants, who were call'd liberi homines, and diffinet from Vasfals; as likewise was their Service, for they were not bound to any of those base Services, as to plough the Lord's Land, or but only to find a Man and Horse to go with the Lord into the Army, or to attend his Court, &c. Sometimes it was called Servitium liberum armorum, as in an old Rental of the Manor of South Malling in Suffex, mentioned by Mr. Somner, in his Treatise of Gavelkind, fol. 56. viz. Godefridus Wallensis tenet 3 seodos militis in tenementis in Malling & quartam partem unius seodi apud Terriny per liberum servitium armorum suorum. Willielmus de Bransa tenuit apud Adburton unum seodum militis per simile servitium.

Bervicium ferrandi, The Service of shoing

Horses. See Palfrey.

Derbitium Begale, Royal Service, or the Rights and Prerogatives that within such a Manor belong to the King, if Lord of it, which were generally reckoned to be these Six, 1. Power of Judicature in Matters of Property. 2. Power of Life and Death in Felonies and Murders. 3. A Right to Waifs and Strays. 4. Assessments. 5. Minting of Money. 6. Assize of Bread, Beer, Weights and Measures. All these entire Privileges were annex'd to some Manors in their Grant from the King, and were sometimes con-vey'd in the Charters of Donation to religious Houses. — Ecclesia Sancti Georgii data fuit Fratribus Osen. & habet ibidem visum Franciplegii & totum Regale fervitium. Paroch. Antiquit. p. 60.

Serbi Testamentales Were those which we now call Covenant Servants: They are mention'd in the Laws of King Athelftan, c. 34. Et secundum dictionem, & per mensuram suam convenit, ut Servi Testamentales operentur super omnem schiram cui praest dominus.

Bervitiis Acquietandis Is a Writ Judicial, that lies for one distrained for Services to A. who owes and performs to B. for the Acquittal of fuch Services. Reg. of Writs Judic. fol. 27. a. & 36. b.

Berbitozium, A Cheft : 'Tis called Servorium in Fleta, lib. 2. cap. 73. par. 20. Ciftas vel arcas vel alia Servitoria licite habeat ad utensilia sua & recel-

las suas fideliter servandas.

Derbito28 of Bills Are fuch Servants Messengers of the Marshal belonging to the King's Bench, as were sent abroad with Bills or Writs to fummon Men to that Court; they are now more ordinarily called Tipstaves. Anno 2 H. 4. c. 23

Selfeur, (Anno 25 Ed. 3. c. 6.) Seems to lignify the affelling or rating of Wages.

Softion of Parliament, The pasting any Bills, by giving the Royal Affent thereto, doth not make a Seffion; but the Seffion of Parliament continues till it be prorogued or diffolved. See 4 par. Inf. fol. 27. Seffio Parliamenti is the Sitting of the Parliament.

Sellions, Sessiones, Is a Sitting of Justices in Court upon Commission, as the Sessions of Oyer and Terminer. Pl. Cor. fol. 67. Quarter-Sessions, otherwise called the General Sessions, 5 Eliz. 4. or Open Seffions, ibid. Opposite whereto are Especial,

otherwise called Privy Sessions, which are procuornetwise carted Prior segions, which are procurred upon some special Occasion, for the more speedy Dispatch of Justice. Cromp. Just. of Peace, f. 110. What Things be inquirable in Sessions, see ibid. f. 109. Petit Sessions or Statute Seffons, are kept by the High Constable of every Hundred for the placing of Servants. 5 El. 4. See Statute Seffions.

Det Clothes Are mentioned in the Statute

made Anno 27 H 8. c. 13. which see. Setetia Æfuarium, The Mouth of the River Dee.

Setwell, Valeriana, Is a medicinal Herb ; the Nature and divers Kinds whereof you have in Gerard's Herbal, lib. 2. cap. 424. The Root of this is mentioned among Drugs to be garbled. 1 7ac. 19.

Bebautly woben, That is, well and honeftly

Woven. Anno 35 El. c. 10.

Seberal Tail, Tallium separatum, Is that whereby Land is given and entailed severally to Two. For Example, Land is given to Two Men and their Wives, and to the Heirs of their Bodies begotten; the Donces have joint Estate for their Two Lives, and yet they have feweral Inheritance, because the Issue of the one shall have his Moiety, and the Issue of the other the other Moiety.

Several Tenance, Tenura separalis, Is a Plea or Exception taken to a Writ that is laid against Two as Joint, which are feveral. Broke, Tit. Several Tenancy, fol. 273.

Severance Is the fingling or fevering of Two,

or more, that are joined in one Writ. For Example, if Two join in a Writ de libertate probanda, and the one afterward be Nonfuit, here Severance is permitted; fo that notwithstanding the Nonfuit of the one, the other may feverally proceed, F. N. B. fol. 78. and Bro. Tit. Severance and Summons, fol. 238. There is also Severance of the Tenants in an Affize, when as One or Two, or more Diffeifors, appear upon the Writ, and not the other. New Book of Entries, fol. 81. And Severance in Attaints. Ibid. fol. 95. And Severance in Debt, where two, or more, Executors are named Plaintiffs, and the one refuses to prosecute. Ibid. fol. 220. Severance of Corn is the cutting and carrying it off from the Ground, and sometimes the Setting out the Tithe from the rest of the Corn, is called Severance. See Cro. Rep. 2. par. fol. 225. There is also Severance in Quare Impedit. Co. Rep. 5. f. 97.

Semaro, One who guards the Sea-Coasts: 'Tis a Saxon Word; for Seweard in Sax. fignifies Custos

Maris.

Sourer, Severa and sewera, Es sossa in locis Palu-stribus dusta ad aquas ejiciendas, &c. A Passage or Gutter to carry Water into the Sea, or a River. 6 H. 6. cap. 5. and 12 Car. 2. cap. 6. And Com-missioners of Sewers are such as by Authority under the Great Seal, fee Drains and Ditches well kept and maintained in marshy and fenny Countries, for the better Conveyance of the Water into the Sca, and preserving Grass upon the Land for the seeding of Cattel. See the Statutes 15 Car. 2. cap. 17. and 17 Car. 2. cap. 11. touching the Draining the great Level in the Fens called Bedford Level, and the Authority of the Governor, Bailiff, &c. as Commissioners of Sew-

Beragefinia. Sec Septuagefima.

Sertary, Sextarius, Was an ancient Mcafure. containing about our Pint and a Half (according to our Latin Dictionary.) The Town of Leicester paid among other Things to the King yearly, Twenty-five Measures called Sextavies of Honey, as we read in Domesday. And in Claus. 4 E. 3. m. 26. We find Tresdecem sextarios vini. Et unum sextarium salis apud Wainstete, Mon. Angl. 2. par. sol. 849. b. Decem Mittas brasii, quaturo Sextarios Avena ad prabendam. Idem. 1 par. sol. 136. b. where it feems to have been used for a much greater Quantity. A Sextary of Ale contained xvi Lagenas. Sec Tollester.

Berterp Lands (mentioned in the first Part of the Baronage of England, f. 324.) are Lands given to a Church or religious House, for Maintenance

of the Sexton or Sacrittan.

Seplosonis, Due Time or Season. — Tenentes terram in campis S. Edmundi debent unam rodam arure; debet arari medietas ad seysonem yemalem & alia medietas ad seysonem aftivalem. Cartular, S.

Edmundi, MS. f. 321. Shacke Is a Custom in Norfolk to have Common for Hogs from the End of Harvest till Seed-time, in all Mens Grounds without Contradiction. Co. 7. Rep. fol. 5. Corbet's Case: And in that Country, To go at Shacke, is as much as to go at large.

Shamella, Scamella, Shambles, or Stalls to fell Meat, &c. Prior de Tynemuth habet mercatum apud Tinemute & habet ibidem tumberellum, Shamel-las conductivas ad carnifices & alios, & capit ibi-dem emendas panis & cervisia. Placit. Parl. 18

Ed. 1.

Shanke. See Fur. Shares. See Flotzon.

Sharping Cogn Is a customary Gift of Corn, which, at every Christmas, the Farmers in some Parts of England give to their Smith, for sharpning their Plough-Irons, Harrow-tines, and fuch like, and exceeds not half a Bushel for a Plough-Land.

-Et si le tenant ne veigne, ou si il Shatfozd.veigne & fa he riens Dire, adonques Judgment fera que le dit recovera les tenements quitement a touze jours, felonque le Judgment appelle Shatford per Custome de la Citie. MS. dez Custonies de Court de Hustings en Londres. Tit. Gavelel.

Shaw, A Grove of Trees, or a Wood. I Inft.

fol. 4. b.

Snamalozes: This is a Word unknown to Mr. Somner, who could not tell what it was, unless Chevaliers, which may agree with the Signification, but not with the Sound of the Word, for 'tis more like Soldiers than Chevaliers. 'Tis mentioned in Knighton, Anno 1318. Cumque in partes Scotiz venisset, inculcavit eos Dominus Gilbertus de Middleton miles cum aliis elegantibus Shawaldris & eas de omnibus suis spoliarunt.

Suppress. See Toliatis.

Sheading, A Riding, Tithing, or Division in the Isle of Man, where the whole Island is divided into Six Sheadings, in each of which there is a Coroner or chief Constable appointed by Delivery of a Rod at the Tinewald Court, or annual Convention. See Mr. King's Description of the Isle of

Man, p. 17.
Sherbet Is a compound Drink, lately brought into England from Turkey and Persia; and is made of Juice of Lemons, Sugar, and other Ingredients. Another Sort of it is made of Violets, Honey,

Juice of Raifins, &c. Sherbet in the Persian Tongue Tongue fignifies pleasant Liquor. 15 Car. 2. Schire, id eft, Provincia indicabantur.

cap. 11. Sherffee, So the Body of the Lordship of Cardiff in South-Wales is called, excluding the Mem-

bers of it. Powel's Hift. of Wales, 123.
Shermans Craft Is an Art used at Norwich; the Artificers whereof do Sheer as well Worfteads, Stamins, and Fustins, as all other woollen Cloth. It is mentioned Anno 19 H. 7. cap. 17.

Sperrmueld. - The King granted to Richard Earl of Arundel, a certain Rent in Surrey and Suffer called Sherringeld, to the yearly Value of 141. 195. 1d. Rot. Parl. 50 Ed. 3. I believe mifwritten for Shiriff geld, a Rent formerly paid to or by the Sheriff; for it is there defired, that the Sheriff in his Account may be discharged there-

Shewing Is to be quit of Attachments in any Court, and before whomfoever in Plaints shewed,

and not avowed. See Scavage.

Shield, from the Sax. Scyldan, to cover, or from the Greek σκυλος, a Skin, because ancient-

ly Shields were made with Skins.

Shilling, (Sax. Scilling) among our English Saxons, consisted but of Five Pence, Si in capillis sit vulnus longitudinis unius Uncie V. denariis, i. e. uno folido, componatur. LL. H. 1. cap. 39. But afterwards it confifted of Sixteen, and often of tale manerium reddit 10, 20 vel 30 libras denariorum; de 20 in ora. But the Penny in those Days was fame Value as now.

Shillwite Est emenda pro transgressione facta in Nativam, eam impregnando. MS. de Monast. Ra-

dingiæ penes Tho. Wollafcot, Arm.

Ship-Boney Was an ancient Imposition that had lain dormant many Years, and was charged confervarent illefum. upon the Ports, Towns, Cities, Boroughs and Counties of this Realm; which was revived by King Charles the First, in 1635, and 1636. and by Stat. 17 Car. 1. cap. 14. was declared to be contrary to the Laws and Statutes of this Realm, the Petition of Right, Liberty of the Subject,

Shipper Is a Dutch Word, signifying the Master of a Ship. Anno 1 Fac. Self. 1. cap. 33. We

Seaman.

Shire (Comitatus) From the Saxon Scir, or Scyre, i. e. to part or divide) is well known to be a Part or Portion of this Land, called also a County. King Alfred first divided this Land into Shires, and those again into Hundreds and Tithings; of which Shires there are in England Forty, and in Wales Twelve. In privilegiorum Chartis ubi conceditur quietum esse a Shiris, intelligendum est de immunitate, qua quis eximitur a Setta vel clientela Curis Vicecomitum (quas etiam Shiras vocant) pra-fanda vel perficienda. The Affiles of the Shire, or the Affembly of the People of a County, was Entertainment for the Sheriff at his County-turns called Scirgemet by the Saxons. This Division or Courts. In Derbyshire the King's Bailiffs ancimade by King Alfred was in Satrapias, which we only took 6 d of every Boyate of Land in now call Shires; in Centurias, which we call Hun- Name of Sheriff-tooth. Ryley's Placit. Parliam. dreds, and in Decanias, which we call Tithings : fol. 653. The old Latin Word was Scyra, Qua Lege olim octo

Brompton,

pag. 956.
Shire Clerk Is he that keeps the County-Court; his Office is so incident to the Sheriff, that the King cannot grant it. Mitton's Cafe, 4 Rep.

Shireebeweke of Mincheffer and of Gaer, (the Compais or Extent of a Sheriff's Authority) Anno 11 R. 2. cap. 10, & 11. Sherifwikes. Anno

13 E'. c. 22.

Shire: Man, or Serres Man, Was anciently Judge of the County, by whom Trials for Land, &c. were determined before the Conquest. Lamb. Peramb. p. 442.

Shire-more. See shire and Turn.

Shirif or Sheref, (Vicecomes) quafi Shire-reve ; Sux. Scire-geretha, i.e. Pagi vel Comitatus Prapositus, or rather from the Sax. Scyrian, i. e. to divide; this Officer being so called from the first Division of the Kingdom into several Parts, and he is now the chief Officer under the King in every Shire. Camd. in his Britannia, fol. 104. thus describes his Office.

S Ingulis vero annis, Nobilis aliquis ex incelis præfici-tur, quem Vicecomitem, quast Vicarium Comitis, er nostra lingua Shyref, i. c. Comitatus Prapositum, Twenty Pence. This was about the Time of the Norman Invalion; for in Dornefday, we read, That Provincia fue conquirere, mulchas irrogatas vel pignoribus ablatis colligere, & arario inferre, Judicibus prasto tale manerum reddit 10, 20 ver 30 norms aenaronam, our nounts congere, of animos inforces, frances proper de 20 in ora. But the Penny in those Days was adosse to ever minanta ever ui, duodecim vivos cogere, equal in Weight to our Three Pence, so that a qui in causis de faito cognosciunt, & ad Judices refeshilling then was worth Fisteen now; Islud enim runt, (Judices enim apud nos Juvis solum, non Fatti scire licet aliam suisse rationem solidorum atate Esseria sunt Judices) condemnatos ad supplicium ducere, & in quam nofra; nam per ea tempora 30 denarii faciebant minoribus litibus cognosere, in majoribus autem ju: di-fex solidos, nostra vero duos tantum; but in the Reign cunt Justiciarii, quos Itinerantes ad Assis vocart, of William the Conqueror, a Sbilling was of the qui quotannis bos Comitatus bis adeunt, ut de Causis cognoscant, & carceratis Sententiam ferant. Henricus secundus hos Itinerantes instituit, vel potius restituit. Ille (ut inquit Matth. Parif.) confilio fili fui & Epifco-porum conflituit fufficiarios, per fex partes Regni, in qualibet parte tres, qui jurarent, quod cuilibet jus fuum

Of the Antiquity and Authority of this Officer. read Coke's Rep. 1.4. Mitton's Case, and Spelman's Glossarium, verb. Vicecomes. The Shiriff was anciently chosen in the County-Court, by the Suffrages of the People, as Knights of Parliament yet are, but is now nominated by the King. See Fortescu, cap. 24. fol. 53. Vicecomes dicitur, quod Vicem Comitis supplet in placitis illis quibus Comes ex commonly say Skipper, and use it for any common fue dignitatis ratione participat cum Rege. Niger lib. Scaccarii. The Form of his Oath, see in the Reg. of Writs, f. 531. b.
Shirifalty, (Anno 14 Car. 2. cap. 21.) The Time of one's being Sheriff.

Shiriff-tooth, (contracted into Stath) Per Shirif-tooth, Johannes Stanley Ar. clamat habere, de quolibet tenente infra feodum de Aldford, unum denarium Sequadrantem per annum, exceptis Dominicis terris propriis Se terra in feodo Se Manerio pradicti Maner. Se Hundred. de Macclesfield. Rot. Plac. in Itin. apud Celtriam. 14 H. 7. Per Sherif-tooth, scems a Tenure by the Service or Duty of providing Exercise of the Service of Duty of providing

Shoccare, schoccare, To shock Corn, or put it into Shock. Inter antiquas consuetudines Abbatia de Sancto Edmundo — in villa de Herdewyck Operarius metet unam acram frumenti — quantum metet tantum ligabit & shoccabit, sed non cariabit. Ex Cartular. S. Edmundi. Ms. fol. 322.

Spoe. See Polein.

Shop, Shopa, Omnibus, &c. Johannes Horferet de Hereford Bochour falutem; Noveritis me prafatum Johannem dediffe, &c. Rogero Smith de Bromeyard, unam shopam cum pertin. suis in Bromeyard, pradict. situat. in le Market-place, ibidem &c. Dat. 27 Feb. 9 E. 4. See Selda.

Shorling and Dorling Seem to be Words to distinguish Fells of Sheep; Shorling fignifying the Fells after the Fleeces are from off, and Morling, alias Morting, the Fells flead off after they be killed, or die alone. 3E. 4. c. 1. 4E. 4. c. 3. 12E 4. 5. and 14 E. 4. 3. Howbeit in some Parts of brail of Hard they understand by a Shorling, a Sheep whose Fleece is shorn off; and by a Mortling, a Sheep that dies. See Morling.

Shortford, Anno 1335. Adjudicatum fuit Decano Capitulo beati Petri Exoniensis quoddam tenemen-tum scituatum in vico australi civitatis Exoniensis secundum consuetudinem civitatis prædicte, & dicitur Shortford —— Izacke's Antiq. of Exeter, tag. 48. The ancient Custom of this City is, when the Chief Lord in Fee cannot be answered of the Rent due to him out of his Tenement, and no Distress can be there levied for the same, the Lord must come to the Tenement, and there take a Stone, or fome other dead Thing of the faid Tenement, and bring it before the Mayer and Bai-liffs; and thus must be do Seven Quarter-Days successively; and this is called a Glebe. And if on the said Seventh Quarter Day the Lord be not fatisfied of his Rent and Arrears, then the faid Tenement shall be adjudged to the said Lord to hold the same a Year and a Day; and this is called Gavelock. And then forthwith Proclamation shall be openly made in the Court, That if any Man pretends any Title to the faid Tenement, that he appear within the Year and Day then next following, and fatisfy the Lord of the faid Rent and Arrears; but if no Appearance be made, and the Rent not paid, then shall the Lord come again to the said Court, and pray, that according to the said Custom, the said Tenement be adjudged to him in his Demesne as of Fee, according to the Intention of the Law in such like Cases, which is commonly called le ceffavit per biennium. And this Custom here is called Shortford. and in French, Foreclofe; and so the Lord shall have from thenceforth the faid Tenement, with the Appurtenances, in Fee to him and his Heirs for ever.

Stot, From the Saxon Sceat, fignifying Pecuniam aut Vestigal. See Lambard's Explication of Saxon Words, verb. Primitia. It is still used a-mong Alchouse Keepers and Vintners; as to pay the Shot, is to pay the Money due for the Reck-

Sib & Som, i. e. pax & concordia. Spelm. de

'Tis mentioned in the Monasticon, 2 Tom. pag. 130, viz. Ad locum ubi Cambee cadit in Inbin & sursum per Cambec usque ad Sicam qua descendit de nigra quercu.

Sich, Sichetum & Sikettus, A little Current of Water, that uses to be dry in the Summer. Inter duos sikettos, &c. Mon. Ang. 2. par. f. 426. Also a Water-furrow or Gutter.

Sicha, the same with sica.

Sichetus, the same with Sica.
Siclus Was a Sort of Money current among the old English, of the Value of Two-pence: We read it in Egbert, in Dialogo de Ecclestastica institu-tione, pag. 98. viz. That if any of the Brotherhood did, contrary to the Canons, receive a Monk who left the Cloister, fine literis pacificis, &c. he was to pay Thirty Siclos, Fifteen to the Bishop, and the other Fifteen to the Abbot, whose Monk he fo received without the Leave of the Prior.

Situt alias Is a fecond Writ fent out, where the first was not executed. Co. lib. 4. fol. 85. It takes Name from those Words in it. As for Example, Carolus Secundus Dei Gratia, &c. Vicecom. Midd. falutem. Pracipimus tibi (ficut alias pracepimus) quod non omittas, &c. and so as in the Capias. Lambard in his Tratt of Processes, in the End of his

Firenarcha.

Sitemen, alias Questmen, Be those that are yearly chosen, according to the Custom of every Parish, to affist the Churchwardens in the Inquiry and Presenting such Offenders to the Ordinary, as are punishable in the Court Christian. See Synodales teffes.

Sidlings, Sidelings. Meers or Balks betwixt or on the Sides of arable Ridges or Lands. Cum libertate falda & paftura & fuarii in Sythlingis, (Sidlingis) & omnibus locis. Mon. Angl. Vol. 2. f. 275.

Signifum, — Notum sit omnibus Christianis, quod ego Johannes de Gresley non habui potestatem Sigilli mei per unum annum integrum ultimo præteritum, jam notifico, in bona memoria & fana mente, quod scripta Sigillata Sigillo meo contradico & denego in omnibus a tempore pradicto usque in diem restaura-tionis Sigilli pradicti. In cujus rei testimonium Sigillum Decanatus de Repingdon appolui. Testibus Domi-no Thoma Stafford milite. Fohanne Arden, &c. Dat. apud Drakelew, 18 Rich. 2. See Seal and Tabellion.

Before the Time of William the Conqueror, the English did not seal with Wax, but they usually made a golden Cross on the Parchment, and fomerimes an Impression on a Piece of Lead, which hanged to the Grant with a string of Silk; and this was held a sufficient Confirmation of the Grant it self, without Signing, or any Witnesses. Ingulphus, pag. 901. tells us, That Chirographorum confectionen Anglicanam, qua antea usque ad Edwardi Regis tempora fidelium prasentium subs riptimbus cum crucibus aureis aliifque facris signaculis firma fuerunt; Normanni condemnantes Chirographa chartas vocabant 😂 chartarum firmitates cum cerea impressione per uniuscujusque speciale figillum sub instillatione trium aut quatuor testium assantium conficere constituebant.

The Colour of the Wax with which the King's

Grants were scaled, was usually green, to fignify Rem in perpetuo vigore permansuram, and the Imprefion in Lay-Men's Seals was, a Man on Horseback with a Sword in his Hand, till the Year 1218. and then they began to engrave their Coats of Arms on their Seals; only the Archbishops and Bishops by a Decree of Cardinal Otto, who was Legare here in the Year 1237. were to have Sigillum, puta nomen dignitatis, officis, seu colle-gii, & etiam illorum proprium nomen, qui dignitatis

vel officii perpetui gaudent honore, insculptum notis & characteribus manifestis; sicque sigillum authenticum habeatur.

Sigia, a Sail: From the Sax. Segel, velum. In the Laws of King Ethelred, made at Wantage, cap. 24. Ad Billingsgate si venit una navicula, unus obolus thelonii dabitur, si major & habet figlas, 1 denarius, Eroc.

Signet Is one of the King's Seals, wherewith his private Letters are fealed, and is always in the Custody of the King's Secretaries: And there are Four Clerks of the signet-Office always attend-

ing. 2 Inft. f. 556.

Significabit Is a Writ de Excommunicato capienwhich issucth out of the Chancery upon a Certificate given by the Ordinary, of a Man that stands obstinately excommunicate, by the Space of Forty Days, for the laying him up in Prison without Bail or Mainprize, until he submit himfelf to the Authority of the Church. And it is fo called, because the Word Significavit is an emphatical Word in the Writ. There is also another Writ in the Register, f. 7. directed to the Justices of the Bench, commanding them to ftay any Suit depending between fuch and fuch, by reason of any Excommunication alledged against the Plaintiff, because the Sentence of the Ordinary that did excommunicate him, is appealed from, and the Appeal yet depends undecided. See F. N. B. De excommunicato capiendo, fol. 62, 66. where you may find Writs of this Name in other Cafes.

Signum, A Cross prefixt to the Name of a subscribing Witness, as a sign of Assent and Approbation to a Charter, or other Deed, commonly used among the Saxons, and some of our first Normans, before the common Use of either affixed or appending Seals; when Subscriptions were in this Form -- Signum Roberti Epif opi Line.

- |- Signum Nigelli de Oily, &c.

Sikettus, the fame with Sica. Silcheffer. See Vindonum.

Silentiarius Is one of the Privy Council, for filentium formerly fignified Conventus privatus. Ra-dulfus de Diceto, and Matt. Parif. anno 1172. urc taken in this Sense, Feria ante pascha in qua solet papa publice absolvere vel excommunicare, quibusdam Domini papa silentiariis ad aures nunciorum Regis praferentibus, devenit, quod papa eodem die decreverat in Regem Anglia nomina, &c. interdicti ferre sententi-

Silina Is a Pound-weight; 'tis mistaken in Brompton for Salma, who mentions a filken Tent fo large that 200 Soldiers might dine in it: Et 60 millia Silinas de frumento & totidem de hordeo. Hovedon mentions Solinas de frumento, which must be

Salmas.

Silkthower and Thowfer. Anno 14 Car. 2. c. 15. Is a Trade or Mystery that winds, twists and spins, or throws Silk, so fitting it for Use, who are incorporated by the said Act; wherein there is Mention also of Silkwinders and Doublers, which are Members of the same Trade. See 20 Car. 2. cap. 6. Silba cedua. See Sylva cadua:

Bilutes, South-Wales, or the Inhabitants of Brecknock, Radnor, Monmouth and Glamorgan-

Simuell, Siminellus, From the Latin fimila, which fignifies the finest Part of the Flower; Panis similageneus, Simnel Bread. It is mentioned misericordia pro falso clamore suo: But when for the Assis panis, (and is still in Use, especially in Desendant, then it is said, Eas inde sine die.

Lent,) Bread made into a Simnel shall weigh Two Shillings less than Wastell bread. Stat. 51 H. 3. See Cocket. It was fornctimes called Simnellus, as in the Annals of the Church of Winchester, under the Year 1042. Rex Edwardus instituit & carta confirmavit, ut quoties ipse vel aliquis Successorum sucrum Regum Angliæ diadema portaret Wintoniæ vel Wigorniæ vel Weltmonasterii, Precentor loci recipiet de fisco ipsa die dimidiam marcam, & Conventus centum Simnellos & unum modium vini. But indeed the true Reading is Simmellos. The English Simnel was the purest white Bread, as in the Book of Battel Abbey. Panem regie mense aptum, qui Simenel vulgo vocatur.

Simenel vulgo vocatur.

Simon Namonia, Venditio rei facra, so called from Simon Magus: It was agreed by all the Juffices, Trim. 8 fac. That if the Patron present any Person to a Benefice with Cure, for Money, that such Presentation, & is void, though the Presentee were not privy to it; and the Statute gives the Presentation to the King. Co. 12 Rep. fol. 74. Simony may be by Compact between Strangers, without the Privity of the Incumbent or Patron. Cro. 1 par. fol. 331. Bawderoke's Cafe. Hob. Rep. fol. 165. Noy's Rep. f. 22. Pascall's Case. and 3 Inst. fol. 153. Some Authors mention Simoniacum per munus triplex, and tell us of a Person who took off the Cap of Grofulan, an Archbishop of Milan, and shaking it, teld the People. Ifte Grofulanus qui est sub ista cappa (& non de alio dico) est Simoniacus, &c. per munus a manu, i. e. by Bribery, per munus a lingua, i. e. by Favour and Flattery, per munus ab obsequio, i. e. by a fordid

subjecting himself to the Patron. Poll, or fingle Deed Richardus Mayhen de Sutton per Chartam simplicem buic indentura inden-Sutton per Guartan Ininpleem once indenture indenturation, dedit, & Fe. Dat. 22 Edw. 3. Fufficiatives fimplex, was antiently used for any Judge that was not Chief in either Court. There is a Writ registred, beginning thus, I Folm Wood, a simple Judge of the Court of Common Pleas,

Simpler Beneficium, A minor Dignity in a Cathedral or Collegiate Church, a Sinc-Cure, a Pension out of a Parochial Church, or any other Ecclefiastical Benefice opposed to a Cure of Souls, and which therefore was consistent with any Parochial Cure, without coming under the Name or Censure of Pluralities.

Simpler Justiciarius, This Stile was anciently used for any puisse Judge, that was not Chief in any Court. There is a Writ registred beginning thus-- I John Wood, a simple Judge of the

Common Pleas, &c. Simula, A Manchet, a white Loaf.— Among the Customs of the Abbey of Glastonbury. In diebus solemibus cum Fratres suerunt in cappis, me-donem habuerunt in justis, & simulas super mensam, & vinum ad caritatem, & tria generalia. — Cartu-lar. Abbat. Glaston. MS. s. 10.

Sine affensu capitali Is a Writ that lies where a Dean, Bishop, Prebendary, Abbot, Prior, or Master of an Hospital, aliens the Land holden in the Right of his Honse, without the Consent of the Chapter, Convent and Fraternity; In which Case his Successor shall have this Writ.

F. N. B. fol. 195.
Sine Die, Without Day: When Judgmeht is given against the Plaintiff, he is said to be in

Ece 2

Sinifrabit,

Simftrabit, To walk on the Left Hand : Dexminutaur, 10 wair on the Lett Hand: Dextravit Arbiepiscopum Londinensis Episcopus, Sinistravit Wintoniensis, & sie sie in sede sua solemniter collocatus est. Rad. de Diccto. Anno 1193.

31 non omurs is a Writ of Association, whereby, if all in Commission cannot meet at

the Day affigned, it is allowed, that Two or more of them, may finish the Business. Sec Affociation, and F. N. B. fol. 185. & 111. and Reg. Orig. fol. 202, 206, Gr.

Smofitag, For Famofitas in Brompton.

Sireffeena Is what we now call a Hundred. Leg. H 1. cap. 6. Comitatus in Anglia in Centurias

& Sipessoena distinguuntur.

Si Becognoicant Is a Writ that lies for a Creditor against his Debtor, for Money numbred, that hath, before the Sheriff in the County-Court, acknowledged himself to owe his Creditor such a Sum received of him in pecuniis numeratis. The Form of which Writ is this-- Rex Vicecomiti salutem Prec. tibi quod si A. recognoscat se debere R. 40. solid. sine ulteriori dilatione, tunc issum distringas ad practicum debitum eidem R. sine di-latione reddendum. Teste, &c. Old Nat. Brev. sol.

Site or Stite, Situs, The Standing of any Place, the Situation of a Capital House or Messuage, a Territory, or Part of a Country, as the Site of the late dissolved Monastery of, &c. i. the Place where it flood: The Word is mentioned in the Statute 32 H. S. cap. 20. and 22 Car. 2. cap. 11. and is there written Scite, - Dedi fitum loci in quo domus sua sita est. Mon. Ang. 2 par.

fol. 278.

Sithcundman. Such a Gentleman as had the Office to lead the Men of a Town or Parish. classe nobilium erat, fays Somner. Vir militaris. Spelm. In Sax. Sitheundman fignifies prefositus paganus, or Domini Regis dum equum suum in castro suo Carleoli a Man who had so much Land that he might be scanderit.— Cart. 5 H. 7. capable of Knights Service. Si home Sithecundus terrarius supersedeat expeditionem, emendet 120 fol. 💝 perdat terram fuam. Leg. Ina, cap. 56. Even perdat terram fuam. Leg. Inz., cap. 56. Even the learned Spelman mistakes the Derivation and proper Meaning of this Word, which is truly from Sax. fitte, gefitte, a Division of a Shire or County, a Riding, Lath, Rape, or Hundred. For Dugdale in his Antiquities of Warwickshire, does observe that the Hundreds of Knightlow, Kineton, and United States. and Hemlingford, in 16 Hen. 2. were called Sithesoca de Enuchlelawa, Sithesoca de Chinton, Sithesoca de Humilford. So as Sithso undman, Sithesundman, Gesitheundman, was only the Chief Officer within fuch a Division, the High Constable of the Hundred.

Sithelora, (Sax.) The Franchise or Liberty of a certain Company of Men; a Hundred. Rot. P. 16 Hen. 2. sometimes written Sipefoca. Curia libera

legalium hominum.

Sitomagus, Thetford in Norfolk. Sirhindi Were Servants of the same Nature with Rod-Knights, viz. bound to attend their Lord where-ever he went, yet he was accounted among the English Saxons, as liber homo, be-cause he had Lands in Fee, subject only to such Tenure, Si habeat 5 hidas est Sixhinde. Leg. Inx, cap. 26. And in the Laws of H. 1. cap. 76. Servi alii casu, alii genitura: Liberi alii Thygbindi, alii Sixhindi, alii Thyelfindi. See Hindeni.

\$1361, In the Fabrication of our milled Money, the Gold or Silver is east out of the melting Pot

Thickness of Guineas, Crowns, &c. Then with forcible Engines, called Cutters, which answer exactly to the respective Sizes or Dimensions of the Money to be made, the round Pieces are cut out from the flat Bar shaped as aforesaid; after which, the Residue is called Sizel, and is melt-od down again. Vide Lowndes's Essay upon Coin, pag. 96.

Sarcalla or Scarkella.especially given in Charge by the Justices in Eyre, that all Juries should enquire de hiis qui pifcantur cum Kiddellis & Skarkallis. Coke's 2 Part. Inft. fol. 38. But he does not declare the Meaning of it.

Shaw Is a Word mentioned in the Statute

made 4 E. 4. cap. I.

Skeletta, A little Bell. Imponentes novam navim tello Ecclesie pro vetusta que combusta fuerat, De pro veteri turri Ecclesia humile campanile, & duas Skelettas, quas Fergus Ærarius de Santto Botolfo nobis nuper contulerat, imponentes. Hist. Ingulfi, pag. 101. Hence our skillets, commonly made of Bell-metal. Old Teuton. Schel, Latin Skella, a Bell.

Shella. See Schilla.
Sherda Is that which we now call a Scar or Wound: Si offa extrahuntur a Capite & Skerda magna levetur, Ge. Bract. lib. 3. cap. 24.
Shavinge (Anno 27 H. 6. cap. 2.) Signifies the Precincts of Calais.

Stade, Sax. Slad. A long flat Piece or Slip of Ground .- Pratum vocatum le Slade, from the long and narrow Form of it. Paroch. Antiq. pag, 465. Slade-furlong, ib. 537. See Kennet's Gloffary in the Word Slade.

Slipps, A Stirrup, Stapes. Manerjum de Hotun. com. Camb. tenetur per servitium tenendi flippam selle

Slough filber, (Pat. 43 Eliz. pag. 11.) A certain Rent paid to the Castle of Wigmore, and is in Lieu of certain Days Work in Harvest, heretofore reserved to the Lord from his Te-

Stufagium. See Exclufagium.

Slust, Exclusa, Is a Frame to keep or let Water out of a Ground.

Smaka, A small light Vessel, a Smack .-Naves quas bargas vocant, & galea propter victualia transmisse vi turbinum resoluta perieruntetiam imakæ Regis & aliorum confracta fant, ex quarum materiis feit Rex suas longas naves consicere.— Gaufredi Vincsauf. Rich. Regis Iter. Hieros. lib. cap. 4. where by a gross Error, Snake is put for Smake.

Smalt Is that of which Painters make blue Colour. Anno 21 Fac. cap. 3. and Pat. 16 Feb. 16

Fac. in Italian Smalto.

somosk farthings, The Pentecostals or custo-mary Oblations offered by the dispersed Inhabitants within a Diocese, when they made their Processions to the Mother Cathedral Church, came by Degrees into a standing annual Rent, called Smoak farthings. For in the Year 1444.
William Alnewyke, Bishop of Lincoln, issued out
his Commission,— Ad levandum le Smoak-sarthings alias diet. Lincoln farthings a noftris Archidiaconatus nostri Leycestria subditis ad utilitatem no-stra Matricis Ecclesia Cath. Lincoln. sponsa nostra con-- ditte Smoak-farthings conceduntur ad vertend. into long flat Bars, which Bars are drawn thro' confirutionem Campanilis Ecclesia prabendales S. a Mill, (wrought by a Horse) to produce the just Margareta Leiestr. Reg. Will. Alnewyk Episc. Linc. Line. MS. And about the Year 1470. John Bithop of Lincoln sent his Injunctions to John Gilbert, Doctor of Decrees, his Commissary-General within the Archdeaconry of Oxford, and George plures contingit, non tamen habebit project homeometric and collections to the Mother Cathedral Church at White the Mother Cathedral Church at Mother Cathedral

Drooks filver, Tenementum Newsfiede cam pertin. See. in villa de Staplchirth in Com. Cant. tenetur de Manerio de Eastgreenwich per fidelitatem tantum in Ihero socaçio. Per. Pat. Dat. 3 Feb. 4 Edw. 6. And by the Payment of Smoak silver to the Sheriff yearly the Sum of Six Pence. Notes for Lord Worth, office, 1628. There is Smoak-silver and Smoak penny paid to the Ministers of divers Parisines, and to be paid in Lieu of Tithe-wood; or it may, as in many Places at this Day, be a continued Payment of the Romescot or Peter-pence.

Sec Chimney-money.

En1000s. A smooth Roll or Bottom of Silk or Thread, from the Saxon Smod, a Filler or Hairlace with which Women smooth up their Hair, which in the North Part of England is now called a Snude, and in Scotland a Snod. — Et in offo Snoden de Packthread emptis ibidem pro quodam reti faciendo pro cuniculis capiendis — Paroch. Antiq. pag. 574

Embitering filter. There was a Custom in the Village of Wylegh, that all the service Tenants should pay for their Tenement a Duty called Smottering filver, i. e. for each Tenement I den. ob. to the Abbot of Colchester. Placit. 18

Edw. 1.

Dot, Soca, According to Minstew, is a Word signifying a Power or Liberty of Jurisdiction; whence our Law-Latin Word Soca, for a Seigniory enfranchised by the King, with Liberty of holding a Court of his Sockmen, or Socagers, i. his Tenants, whose Tenure is hence called Socage. Skene de verbor. Interp. says, Soc is called Socage. Skene de verbor Interp. says, Soc is called Socage. Skene de verbor. Interp. says, Soc is called Socage. Schene de verbor. Interp. says, Soc is called Socage. Schene de verbor. Interp. says, Soc is called Socage. Schene de verbor. Interp. says, Soc is called Socage. Schene in curia feeudum confluetalinem Regni. See more there: And Bration, lib. 3. trad. 2. cap. 8. mentions divers Liberties, as Soc and Sa, Toll and Thean, Infangthef & Unfangthef, & fill qui habent talem libertatem, possitudicare in curia fua eum qui inventus fuevit nipa libertatem sum, seisstudia de aliquo latrocinio manifesso. He same Interpretation Lambard gives it in his Translation of the Sax. Laws: For among the rest in those of King Ina, (Leg. 24.) be Cyric focuum, rendered, De immunitate fami: And in the Laws of Henry the First it is said, Nullus socnam babet impune peccandi, that is, none hath Liberty of sinning without Punishment. And in the same Sense it is used in Domefday, for in Esex, under the Title of Terra Rogeri Eigoti, it is thus recorded, Westman tenet Hugo de Hossen quot tenuerunt iv. liberi homines T. R. E. qui suevant de soco Algari. & Sec Sec Soc, Soke.

Sociage or Sociage, Socagum, May be derived from the French Soc, that is, Vomer, a Coulter or Plowshare, and is a Tenure of Lands by, or for certain inferior Services of Husbandry to be performed to the Lord of the Fee. See Institutes of the Common Law, 31. Bratton, lib. 2. cap. 35. num. 1. describes it thus, Dili paterit socagium a socco, E inde tenentes qui tenent in soccagio socmanni dici poterunt, eo quad deputati sun, ut videtur,

tantummodo ad culturam, & quorum cu flodia & mar tagia ad prepinquiores parentes jure fanguini: pertinebu. Et si aliquando inde sasto capiatur bornagium, quea pluves contingit, non tamen babebit projetr koe Dominis capitalis custodiam & maritag. Qua non semper si quitur konnagium, lieet ali, nando sequatur. Skene de verbor. signis, says, Socage, is a Tenure of Lands, when a Man is infectsed freely, without any Service, Ward, Relief or Marriage, and pays to his Lord such Duty as is called Petit Serjeanty, &c. There is free socage, and bose socage, otherwise called Villerage.—And according to Braslon, Socagium liberum est, ubit sit servicing to Braslon, Socagium liberum est, ubit sit servicina in denaviis Dovinis capitalibus, & nibil indo omnino datur ad sut. of servicinam Regis. This free socage is also called common socage. Anno 37 H. 8. cap. 20. Other Divisions there are in our Books, v. e. Braslon, lib. 2. cap. 8. num. 3. Old Nat. Brev. 30. 94 and others. But by the Statute 12 Car. 2. cap. 24. all Tenures shall be adjudged and taken to be turned into free and common socage. So that it seems the Lands which were not held in Knight's Service, were held in socage. So that it seems the Land was divided between these two Tenures, and as they were of different Natures, so the Lands was divided between these two Tenures, and as they were of different Natures, so the Leands was in a different Manner; for the Lands held in Knight's Service, were held in socage. So that it seems the Land was divided between these two Tenures, and as they were of different Natures, so the Ceended to the eldest son; but those held in Villamo Socagio, equally among all the Sons; yet if there was but one Message, the eldest Son was to have it, so as the rest had the Value of that Mcsuage to be divided between them. Braslon, lib. 2. cap. 35, 36.

170.

Escimen, The Ceorls or Husbandmen among our Saxon Ancestors were of Two Sorts; one that hired the Lord's Outland or tenementary Land like our Farmers; the other that tilled and manured his Inland or Demeans (yielding operam not censum, Work, not Rent) and were thereupon called his somen, or Plough-men. Spelman of Feuds, cap. 7. But after the Conquest, the proper Sockmanni, or Sokemanni, often mentioned in Domesday, were those Tenants who held by no servile Tenure, but commonly paid their Rent as a Soke or Sign of Freedom to the Lord, the' they were sometimes obliged to customary Duties for the Service and Honour of their Lord.

Socies, In Saxon Soine, a Privilege, or Liberty, and Franchife, Volo ut iff fint corum

fac

face & focne; Theolonii etiam & Teami (privi- not have Heriot, because he dieth not sole Telegiorum, sellicet, & jurium sic appellatorum) digni nant. See Kitchin, fol. 134. infra tempus & extra tempus, &c. Charta Canuti Dollicitot, Sollicitator, Is a Man employed to Regis in Hist. Eccles. Cath. S. Pauli, fol. 189. take Care of, and follow Suits depending in Sec Sec.

Solidata ferræ, As much Land as is yearly worth one Shilling: Terram de Rifeburga que solefignify Liberty or Privilege of Tenants excused bat reddere 30 solidats. Mon. 2 Tom. pag. 98. See from enstomary Burdens and Impositions. Some Fardingdeal of Land. Solidata also fignifies the Pay times Soka or Soke, was the Territory or Precinct in which the Chief Lord did exercise his Sac, or Soka his Liberty of keeping Court, or folidatas nostras. Breve Regis Johannis Vicecoholding Trials within his own Soke or Jurisdiction. Sometimes it signified a Payment or Rent to the Lord for using his Land with such Liberty and Privilege, as made the Tenant a Sueman or Freeholder, upon no other Conditions than a Quit-- 1. Sochrent. As often in Domesdayman reddens Socham in manerio-One Sochman or Free Tenant paying only Money or Rent.

Sohe, Anno 3 2 H. S. cap. 15. & cap. 28. Signisicat libertatem Curia tenentium quam socam appella-mus. Fleta, lib. 1. cap. 47. soct. Soke. Soke hoc est, quod Prior habet sectani de Homagiis suis ad Curiam suam, secundum comnunem consuetudinem regni Anglia. Per Soke Will. Stanley in manerio suo de Knottsford clamat cognitionem placitorum debiti, tranfgressionis, conventionis & detentionis infra summam 40 sol. de aliis compatibus quibuscunque sine brevi. Pl. Itin. apud Cestr. 14 H. 7. Soke, id est, aver fraunch Court de ses homes MS. See Soc.

Sokemanrie, Sokemanria, Free Tenure by Soc-- Dicunt quod tenuerunt pradicta de pracage. dido Rege per Sokemanriam sine carta sivo aliquo

46.

Soken, Soca. See Soc and Hamfoken. therer in the Soke or Soken. : Fleta, lib. cap. 55.

Solace, (Anno 43 Eliz. cap. 10.) Puta mangoni-

um aliquod ex colore aliquo adulterino pannis addito, ut

pluris veneant. Dr. Skinner.

Bolarium, An upper Room, Chamber, or Garret, which in some Parts of England is called a Sollar. Istud cellarium & istud Sollarium sita sunt intra domum meam. Paroch. Antiq, pag. 325. Pro duobus cellariis & duobus solariis eisdem ad terminum vita traditis & concessis, ibid. pag. 448. Unum So-

Arium vocat. a Loft. Ceart. Antig. sine dat.

Solloa. Pateat — quod nos fobannes Romayne
fenior de Leominstr. S fobannes Romayne junior de
fendem remissmus — fobanni Meole vicario Eccleeadem remissmus – Johanni Meole vicario Eccle-sia de Wygemore, Ricardo Boterel Constabular. Castri de Wygemore, & Fouke Sprengebose totum jus nostrum - in una Solda cum pertinentiis & clamium dam Ricardi Spicer & Soldam que fuit Philippi Cullinge, &c. Dat. 2 Octobris, 19 Rich. 2. It feems to be the same with Selda, a Shop or Shed.

Sold: & Debet. See Debet & Solet.
Solestenant, Solus tenens, Is he or she that holds only in his or her own Right, without any other joined: For Example, if a Man and Wife hold Land for their Lives, the Remainder to here here he Monding the Lord shall their Son; here the Man dying, the Lord shall

Courts of Law or Equity; formerly allowed Socious Significs a Custom of grinding at the only to Nobility, whose menial Servants they Lord's Mill; And there is Bond Socome, where were, but now, too frequently, used by others, the Tenants are bound to it, and Love Socome, to the Damage of the People, and the Increase where they do it freely out of Love to their Lord, of Champerty and Maintenance.

folidatas nostras. Breve R mitibus Angliæ, Anno 1213.

Solidatum In the Neuter Gender fignifies that absolute Right or Propriety which a Man hath in any Thing, viz. Urbem Cantuariam quam Lanfran-cus Archiepisopus habuerat ex beneficio, isii Auselmo con-cessit ex solido. Malmsb. Lib. 1.

Martini funt 400 acra & dim. qua faciunt duos Solinos & dim. Domesday. In which Book, this Word is only used in Kent, and no other County. Septem Solini terra funt 17 Carucata. 1 Inst. fol. 15. According to this Computation, folinus terre is about 160 Acres, and 7 folini are about 1120 Acres, which is less than 17 Carucate, for at the lowest Carucata terra is 100 Acres. But my Lord Coke was of Opinion, that it did confift of no certain Number of Acres. This Word Solinus was probably from the Sax. Sulk, a Plough, but what Quantity of Land this Solin, Sulling, or Swoling did contain, is not so easily determined. I believe it was commonly the fame with a Plough-Land. So that in Domefday Book, Se defendit pro uno folino, is, it is taxed for one Carucate or Plough-Land.

Soller or Solar, Solarium, A Chamber or upper Room; Dedi-unam shoppam cum solario su per adificato. Ex Vet. Carta.

Solvendo ette Is a Term of Art, fignifying that a Man hath wherewith to pay, or as we say,

is a Person solvent.

Solutione feodi militis Parliamenti, and Solutione feedt Burgenf. Darliamenti, Are Writs whereby Knights of the Shire and Burgeffes may recover their Allowance, if it be denied. Anno 35 H. S. cap. 11.

Somma, A Body. Mon. 3 Tom. pag. 117. Sommons. See Summons.

sona for Stolz, a Priett's Garment. Mon. I Tom.

Santage Was according to Stow, pag. 284. a Tax of Forty Shillings laid upon every Knights Fee: In some Places the Word is used for coarse Cloth, as bagging for Hops, or the like. Sec Systema Agricultura.

Bozbiodunum, Old Sarum.

Sozerr, Sortilegium, Divination by Lots, which is Felony by 1 Fac. cap. 12. Sortilegus, quia utitur fortibus incantationibus Damonis. 3 Inst. fol. 44. Sorcery & devinal sont Members de Heresy. Mirror, cap. 1. sect. 5. Sortilegi sunt divinatores, vel isti qui fub nomine fictæ Religionis per quafdam, quas fantso-rum vel Apostolorum vocant, sortes vel divinationes, sen-tentiam vel scientiam prostentur; sive divinatione, aut quarumanq; scripturarum inspectione sutura promit-tunt. Vocab. utriusq; juris. Excepted out of the Act of general Pardon, 12 Car. 2. cap. 11.

\$025. In Sums of Money lent upon Ufury, the Principal was called Sors, as diffinguished from the Interest. Socii Mercatores Senenses Episcopum Elyensem trabunt in causam coram Magistro Alexandro de Ferentyn Judice a Domino Papa delegato super trecentas marcas de forte, & centum marcas de interesse. Anno 40 H. 3. Prynn. Collect. Tom. 2. pag. 161.

Sozing Berties, 3 Fac. cap. 16. A Sort of

Cloth so called.

Sozus Accipiter, A Sor or Soar-hawk. King John granted to Robert de Hose, Land in Berton of the Honour of Nottingham, to be held-Per servitium Accipitris sori nobis reddendi lingulis - Cartular S. Edmundi, MS. f. annis

Sothsle, Mistaken without Doubt for Scotale, yet in Bracton, lib. 3. tract. 1. cap. 1. it is written Sothaile; and he fays, it is so called Fictale, and was a Kind of Entertainment made by Bailiffs to those of their Hundred for Gain, which the same Bratton says was taken away in the Reign

of Henry the Third. See Scotale.

Sothiaga Is an old Word, which fignifies Hi story: From the Sax. Soth, verum, and Saga, Teftimonium; for all Histories should be true, or true Sayings; from hence we derive our English Word

Southfayer.

Sobereign, A Piece of Gold current at Twenty-two Shillings Six-pence in 1 H. S. when by Indenture of the Mint, a Pound-weight of Gold of the old Standard was to be coined into Twentyfour Sovereigns. In 34 Hen. 3. they coined Sovereigns at Twenty Shillings a-Piece, and half Sovereigns at Ten Shillings. In 4 Edw. 6. Sovereigns of Gold at Twenty-four Shillings a-Piece. In 6 Edw. 6. Sovereigns at Thirty Shillings. So in 2 Eliz.

Southampton. See Clausentum, and Trifantonis

Portus.

South Miscount, Sub-Vicecomes, Is the Under-Sheriff. Cromp. Fur. fol. 5.

Somlegrove, An old Name of the Month February, fo called by the Inhabitants of South Wilts, who have this Proverb, Soulegrove fil lew, i. e. Fe-

bruary is seldom warm.

Sowne Is a Word corrupted from the French Souvenue, i. remembred; for the Stat. 4 Hen. 5. cap. 7. in the Original French hath Des estreats nient fouvenu, which by turning the Two uv into w, was first made Sowen, afterward Sown; and fuch Estreats and Casualties as are not to be remembred, run not in Demand, that is, are not leviable: It is a Word of Art used in the Exchequer, where Estreats that sowne not, are such as the Sheriff by his Industry cannot get, and Estrears that fowne, are fuch as he may gather. 4 Par. Infi. fol. 107.

Spadarius, For Spatharius, a Sword-bearer. Spatz Placitum, Pleas of the Sword, or a Court Martial for the speedy Execution of Juflice on Military Delinquents .- Item dinimus per sacramentum nostrum quod vidimus Henricum & Richardum quondam Reges Anglia tenentes Placitum Spatæ in civitate & banlevia Lexovii. Cart. A. D. 1105. Brady Append. to Hift. of Eng-

land, p. 45.

Spatularia Is numbred among the holy Garments in the Monast. 3 Tom. pag. 331. viz. Cum Alba, amicka, stola, Fanone, Spatulariis & mariculariis, &c.

Speaker of the Parliament Is an Officer in that High Court, who is as it were, the common his Afpilogia fays, -

Mouth of the reft: And as that honourable Assembly consists of Two Houses, so there are Two Speakers, the one termed the Lord Speaker of the House of Peers, and is most commonly the Lord Chancellor, or Lord Keeper of the Great Scal of England. The other (being a Member of the House of Commons) is called The Speaker of the House of Commons; both whose Duties you have particularly described in a Book entitled, The Order and Usage of keeping the Parliament. See Parliament.

Specialitag, A Specialty is taken for a Bond, Bill, or fuch like Instrument. But it hath heretofore been taken for particular Acquaintance, as appears Inter Pl. coram Rege apud Elor. Mich. 1 E. 3. Rot. 123. Prasentatum frit per Furatores quandam uxorem amicabilem, de cujus specialitate Willielmus flius Henrici Molendinarii & fimiliter quidam alii malefactores fuerunt ; ita quod pradicti malefactores venerunt ad lectum iffius Johannis ubi jacebat, & ipfum traxerunt ab eadem, & ipfum abinde duxerunt & tenuerunt dum prædictus Willielmus concubuit cum ea.

Special Patter in Chidence. See General Iffue, and Bro. Tit. General Iffue and Special Evi-

Speleum, The Cell of a Monk, viz. Conbusta illio Ecclesia B. Maria, re lusa una Ustulata, qua speleum suum nec in tali necessitate deserendum putavit.

Malmsb. Lib. 3. pag 112.

Spigurnel. Galfridus Spigurnel was by King Henry the Third appointed to be Sealer of his Writs, and perhaps the first in that Office. Therefore in After-times, the Persons that enjoyed that Office were called Spigurnels. Pat. 11 Hen. 3. m. 7. & Clauf. 4 Edw. 1. dorso m. 6. Johannes Boun Miles, Filius Domini Francifci Boun, & Johanna uxor ejusdem Johannis concedunt al Roy serjeantiam suam ipsius capella Regis, & officium Spigur-nellorum ad ipsos spectans; qua de Rege tenent in Capite.— Memorand. in Scaccar. Mich. 14 Ed. 1. by Sir John Maynard.

Spikenard, Spica Nardi, vel Nardus, Is a medicinal Herb. whereof read Gerard's Herbal, lib. 2. cap. 415. The Fruit or Ear of this (for it brings forth an Ear like Lavender) is a Drug garbleable,

by 1 Fac. cap. 19.

Spina, Speen near Newbury in Berkshire.

Spinacium Is that Sort of Vessel which we now call a Pinnace: It is mentioned by Knighton, Anno 1338. Redierunt Normanni cum galeis 12 3 cum octo Spinaciis cum manu bene armata. Spindu'æ Were those Three Golden

which were used about the Pall, and from

thence

spinoulatus Signified to be adorned with the Archiepiscopal Pall, viz. Lanfrancus Episcopus in tabula plumbea ponderofa valde irveritus fuit, in qua a prima die sepulture intastis Membris mitratus, Spindulatus usque in bunc diem junerat. Du

Spinffer, It is the Addition usually given to all unmarried Women, from the Viscount's Daughter downward: Yet Sir Edward Coke fays, Generosa is a good Addition for a Gentlewoman, and that if they be named Spinster in any Original Writ, Appeal or Indictment, they may abate and quash the same. 2 Inft. fol. 668. Pollard Miles & Judic. habuit 11. filios gladiis cinctos in tu-mulo suo & totidem filias susis depictas. Spelman in Antiquis temporibus ip∫æ Re-

gine fusis usa sunt, unde hodie omnes fæmine Spin-

sters dicta funt.

Spiritualities of a Bifhop, Spiritualia Epifcopi Are those Profits which he receives as a Bishop, not as a Baron of the Parliament. Staundf. Pl. Cor. fol. 132. Such are the Duties of his Vifita-Cor. fol. 132. Such are the Duties of mis visitation, his Benefit growing from ordaining and infituting Priests, Prestation-Money, that is, substituting Priests, Viz. Et omnes decimas venationis dium charitationm, which upon reasonable formula prestation of the Benefit. cap. 6. num. 9. and the Benefit of his Jurisdiction. Foachimus Stephanus de Furifd. lib. 4.

Stabilition venationis, non ibat, L. fol. Regi emendabat.

Demossion. The driving Deer to a Search which cap. 14. num. 14.

Souttle-Boule, Mentioned in the Act for Sub-

an Hospital or Alms-House.

Exponation, Spoliatio, Is a Writ that lies for one Incumbent against another, in any Case where the Right of the Patronage cometh not in Debate; As if a Parson be made a Bishop, and hath Diffeenfation to keep his Rectory, and afterwards the Patron prefent another to the Church, which is infituted and inducted. The

fint de omni thelonio So omni confuetudine, videlicet, ab omni lastagio, tallagio, passagio, cayagio, rivagio, Sponsagio, & omni wrecco.—— Placit. temp. Ed.

1. & Ed. 2. MS. penes Dom. Fountains.

Soponte oblass 5: So antiently free Gifts and

Prefents to the King were called.

Sportula Significs Gifts, Gratuities, Salaries. Ut nec Episcopus nec Abbas pro justitia facienda Sportulas contradictas (i. e. forbidden) accipiat. From hence St. Cyprian, (Epift. 70, 71, 90.) calls those Clergymen Sportulantes fratres who received such Gifts for their Maintenance, which afterwards were called Prabenda.

Spoule breath, Adultery, or Incontinence, opposed to simple Fornication. A. D. 1542. Lady Katherine was accused to the King of incontinent living not only before her Marriage, but also of Spouse-breach after her Marriage. For AH.

Mon. Vol. 2. pag. 540. b. Spullers of Barn Are Tiers of Yarn, to fee if it be well fpun, and fit for the Loom. Anno 1 Mar. Parl. 1. cap. 7. Spullers are those that work at the Spole, i. c. Rota glomeratoria textorum, qua fila rotando conglomerantur, says Dr. Skinner.

Spurarium aureum, A Spur-Royal .-Pro bac recognitione dedit Johannes predicto Hugoni ummi spurarium aureum. Paroch. Antiq. pag. 321. Spurn, Broken Wood, or Wind fall.

Cum autem in boscis nostris aliqua succiderimus, licebit eis sine aliquo ferramento vel aliquo ustilio succibili intrare, 😌 ramalia qua de Wyvede remanserint, qua Anglice Spron dicuntur, colligere .------ Conventio inter Priorem & Convent. Cantuar. & Homines de Cher-tham fasta anno 1166. Ex Registro Eccl. Christi Cant. MS.

Squaller, Anno 43 Eliz. cap. 10. Sec Rewey. It is a Note of Faultiness in the Making of Cloth.

Squillarii for Scalarii, i. e. Stone-cutters. See Scalaria.

Squirce. See Esquires.

Stabilia, It was a Custom in Normandy, that where a Man in Power claimed Lands in the Possession of an Inferior, he petitioned the Prince that it might be put into his Hands till the Right was decided; and then he had a Writ which was called Breve de Stabilia. To this a Charter of

Domesday. The driving Deer to a Stand, which is also called Driving the Wanlass. Omnes Burgensidies, 15 Car. 2. cap. 9. Is a Corruption from Ho-ses de Bishop-Casse debent invenire unum hominem ter spital, and signifies the same Thing; or it may be per annum ad Stabilamentum pro venatione capienda taken from the Teutonick Spital, which denotes quando Episcopus voluerit. Lib. niger. Heres. So in teg. H. 1. cap. 17. In venatione si quis ad Stabilitatem non venit, i. e. He who doth not come to the Place where he ought to stand.

Stabilistand, (Stabilis statio, or rather Stans in Stabulo) Is one of the Four Evidences or Prefumptions whereby a Man is convicted, to intend the Stealing the King's Deer in the Forest. Man-Bishop shall have against this Incumbent a are Dog-draw, Buck-bear, and Bloody-hand. This writ of Spoliation in Court Christian. F. N. B. fol. 56. See Benevolence, and Termes de la Ley, how verbo.

Supenfagium, In a Charter of Edw. 1. to the Barons of his Cinque ports.

Quieti fint de onni thelonio Se anni confustations. hounds in a Leash, ready to slip.
Stabulatum for Tabulatum, which see.

Stachia, An Eftache, A Dam or Head made up of Stakes, Earth, Stones, &c. to stop a Water-course.— Abbas & Conventus Santti Edmundi habent quoddam stagnum prope villam B. Edmundi quod vocatur Teyven— & Cellerarius S. Edmundi ligna (ibi transversa) reparare volens secit ibi venire Carpentarios, & apponere secit stachias subter ligna versus ayuam, &c. Ex Cartular. S. Edmundi, MS.

193. See Effache.

Stadium Is in Domesday-Book accounted for a Furlong of Land, which is the Eighth Part of

a Mile.

Stagiarius, A Canon Residentiary in a Cathedral Church. Stagiaria, the Residence to which he was obliged. Stagiari, to keep such Residence. As in a Statute made in the Chapter of Paul's, 2 Id. Jul. Anno 1319.—— Ortam de modo Stagiariæ inter Festum S. Johannis Bapt. & Mich. in Ecclesia London. facienda Dubitationem volentes enodare; ad tollendum omnem conscientia scrupulum antiquam consuetudinem stagiandi in dieto termino seu quarterio nondum scriptam hac scriptura exprimere decrevimus, videlicet, quod antiquus Stagiarius a die Sabbati, Se-—Ex Libro Statut. Ecclesiæ Paulinæ per Tho. Lyscaux Decanum, MS. fol. 56. b. They commonly put this Distinction between Residentiarius and Stagiarius; every Canon installed to the Privileges and Profits of Residence was Residentiarius, and while he actually kept fuch stated Residence he was Stagiarius, or Stagionarius. The Word Stagium was likewise used for Residence, as Stagionarius postquam stagium suum in Domibus Ecclesic vicinis incepit, &c. Ib. fol. 44. a. Stagnarium, Vel potius Stannarium,

Mine, Rex, &c. Concessimus Domina Regina matri nostra cuneum & stagnarium Devon. ad se sustinendum,

Pat. Anno 1 Hen. 3.

Stagnes, Stagna, Ponds, Pools, or standing Waters, mentioned 5 Eliz. cap. 21.
Stal-boat, A Kind of Fishers Boat, Anno 27

Eliz. cap. 21.

Stalkers,

stalkers, A Kind of fishing Nets, mention-modities of this Land, for the Utterance of them

Thelesford, MS.

Stallaus, (Stallagium, from the Sax. Stal. i. e. Stabulum, Statio,) The Liberty or Right of pitching or erecting stalls in Fair or Market, or the Money paid for the same. Qued st aliquis porta-verit res suas ad forum & posserit super Stallas, fa-ciet redemptionem pro eis qualibet die Luna, vel semel pro toto anno. Ex Registro Priorat, de Cokessord. In Scotland it is called Stallange, See Scavage. and among the Romans it was termed siliquaticum a siliqua primo & minimo omnium pondere apud illam nationem. See Kennet's Gloffary.

Stalla ius. It is mentioned in our Historians,

viz. in Simeon Dunelm. Hoveden, Flor. Worcefter, Anno 1068. and it fignifies Prafettum stabuli. Some-times it is wrote Stallare, which Spelman derives from the Saxon Stal, i. e. Stabulum, and Here, Do-minus, and was the fame Officer which we now call Master of the Horse. Eadnothus qui fuit Haroldi Regis Stallarius occurrit cum exercitu, &c. Sometimes it fignifies him who hath a Stall in a Fair or Market. Fleta, lib. 4. cap. 28. par. 13.

Stallum. See Terletum.

Standardus, True Standard, or legal Weight or Measure. Ricardus Abbas O. Lannouter. Salut. Willielmus Tyllot.

-tenet de nobis quoddam messuagiumcontinct in latitudine quinque virgas Standardi, & in latitudine quaturo virgas Standardi, & Dat. 13 Jul. 15 Ed. 4.— Ex Cartular. S. Edmundi, MS. fol. 268.

Standard. See Eftandard.

Standardum Londini. Vobis mandamus quod Standardum Londini de hujusmodi mensuris diligenter assisari & probari, ac alias mensuras per dictum Standardum fieri ad fingulos Comitatus Regni, &c. Clauf. 14 Ed. 2. m. 14. intus.

Standell Is a young flore Oak-tree, which may in Time make Timber; Twelve fuch are to be left standing in every Acre of Wood at the Felling thereof. 35 H. 8. 17. and 13 Eliz.

cap. 25.

taniah, A Stony Hill. Domefday.

Stannaries, Stannaria, Comes from the Latin flamum, Tin, and fignifies the Mines and Works where this Metal is digged and purified; as in Cornwall, and other Places: Of this read Cambd. Brit. pag. 119. The Libertics of the Stannary-Erit. pag. 119. The Liberties of the Stannary-Men granted by Edward the First, before they were abridged by the Statute 50 E. 3. see in Plovuden's Case of Mines, fol. 327. and Co. 12 Rep. fol. 9. And further, for the Liberties of the Stannary-Courts, see 17 Car. 1. cap. 15. Of which Courts there are Four in Devon and Four in Corn-

Stannum, In the Statutes of the Cathedral Church of St. Pauls it was ordained, ut Servientes capas cericas, libros, pannos fericos & lineos ac laneos, stanna, cathedras, pulvinaria & alia ornamenta Ecclesia a vestibulo in chorum seu alibi in Ecclesiam deferent, Fr. where I take Stanna to be the standing Candleflicks, fuch as were sometimes called stataria and

Cereo stata.

Staple, Stapellum, Significs this or that Town or City, whither the Merchants of England were, by Act of Parliament, to carry their Wool, Cloth, Lead and Tin, and fuch like faple Com-

ed 13 Rich 2. flat. 1. cap. 20. & 17 Rich 2. by the Great. The Word may either be derived from the Saxon Staple, which fignifies the Stay, or Hold of any Thing, according to Lambard in Stallange, Willielmus Lucy miles remittit donni or Hold of any Thing, according to Lambard in & Ecclesia de Thelesford, tolle, tack, Stallange, & his Duty of Constables, num. 4. because the Place Blodesbede anno 7 H. 7. Cartular domus de is certain and iertled; or else from the French Estape, i. forum vinarium, a Market of Staple for Wines; the chief Commodity of Frane; or rather from the German Stapelen, which fignifies to gather, or, to heap any Thing together. And accordingly in a French Book we find it written. - A Calais y avoit Estape de la laine, &c. which is as much as to fay, as the Staple for Wools. You may read of many Places appointed for this Staple in our Statutes, according as the King thought fit to alter them, from the Second Year of Edward the Third, to the Fifth of Edward the Sixth, cap. 7. What Officers the Staples had belonging unto them, you may see in Anno 27 E. 3. stat. 3. cap. 21. The Staple Commodities of this Realm, are Wool, Leather, Wool-fells, Lead, Tin, Butter, Cheefe, Cloth, &c. as appears by the Statute 14 Rich. 2. cap. 1. though some allow only the Five first. See 4 Inft fol. 238.

Star, Starrum. A Contraction from the Hebrew Shetar, which fignifies a Deed or Contract. All the Deeds, Obligations, and Releases of the Fews, were anciently called Stars, written for the most Part in Hebrew alone, or else in Hebrew and Latin; one of which yet remains in the Treasury of the Exchequer, written in Hebrew without Pricks in King John's Reign, the Substance whereof is thus expressed in Latin just under it, like an English Condition under a Latin
Obligation.— Isud Star seit Hagins silius Magri de London Domino Ade de Stratona, de acquietancia de Stanmore de omnibus debitis in quibus Dominus S. de Cheyndut ci tenebatur. Ita quod idem Judaus nec bæredes sui nibil exigere possint de pradicto Ade, nec de baredibus fuis, ratione terra de Stanmore de pradictis debitis. See the Plea-Rolls of Pasts. 9 Edw 1. Rot. 4, 5, 6, &c. Where many Stars, as well of Grant and Release as obligatory, and by Way of Mortgage, are pleaded and recited at

large.

Stara, From Sextaria. Sex Staras vini, &c. Star Chamber, Camera ftellata, otherwise called Chamber des estoylles, was a Chamber at Westmin-fler so called (as Sir Tho. Smith de Rep. Anglor. lib. 2. cap. 4. conjectures,) because at first the Cieling thereof was adorned with Images of gilded Stars. And in the 25 of Hen. 8. cap, 1. It is written the flarred Chamber. Henry the Seventh, and Henry the Eighth, ordained by two several Statutes, viz. 3 Hen. 7. cap. 1. and 21 Hen. 8. cap. 2. That the Chancellor affilted by others there named, should have Power to punish Routs, Riots, Forgeries, Maintenances, Embraceries, Perju-ries, and other such Misdemeaners as were not fufficiently provided for by the Common Law, and for which the inferior Judges are not so proper to give Correction: And because that Place was before fet apart to the like Service, it was still used accordingly. Touching the Officers belonging to this Court, see Cambd. pag. 112, 113. But by the Statute 17 Car. 1. cap. 10. this Court commonly called the Star-Chamber, and all Jurisdiction, Power and Authority thereto belonging, are from and after the First of August, 1641. clearly and absolutely dissolved and determined, and so continues diffolyed and determined to this Day. Fff Stachna

Starling. See Sterling.

viz. Wintonia pralatus Daniel qui esset ejusdem Regionis oriundus, & Staterarum non egenus, &c.

Stationarius, A Canon Residentiary in a Cathedral Church. See Stagiarius, Statio, Resi-

dence.

Statuarium, A Grave or Tomb adorned with Statues. Ac ejus sacro corpore terra illic inter multa alia Romana Statuaria commendato, &c. Ingulphus,

pag. 853.

Status de manerio, All the Tenants and legal Men within the Liberties of a Manor, met in the Court of their Lord, to do their customary Suit, and enjoy their Usages and Rights.— Apud curviam de Wrechruyke tentam in Festo S. Andres anno 17 E. 3.— omnis status de Wrechruyke elegerum Hu-

Proch. Antiq. p. 456.

Statute, Statutum, Has divers Significations; as first, it signifies an Act of Parliament made by the King and the Three Estates of the Realm, in which Sense it is either general or special.

Co. lib. 4 Holland's Case, f. 76. Statute in another Signification, is a short Writing called a Statute-Merchant, or a Statute Staple, which are in Nature of Bonds. Anno 5 H. 4. cap. 12. and are called Statutes, because made according to the Forms expresly provided by Statutes, which direct both before what Persons, and in what Manner they ought to be made. West. Symbol. part 1. lib. 2. set. 151. where he defines a Statute-Merchant thus, A Statute-Merchant is a Bond acknowledged before one of the Clerks of the Statutes-Merchant and Mayor, or chief Warden of the City of London, or Two Merchants of the faid City for that Purpose assigned, or before the Mayor, chief Warden, or Master of other Cities or good Towns, or other fufficient Men for that Purpose appointed, fealed with the Seal of the Debtor and of the King, which is of Two Pieces; the Greater is kept by the Mayor, chief Warden, &c. and the lefter Piece thereof by the faid Clerks: The Form of which you may fee in Heta, lib. 2. cap. 64. sett. 2. thus: Noverint universi me N. de tali Comitatu teneri P. in quadraginta marcis solvendis eidem ad sessum Pasch. Anno Regni Regis, &c. & misi fecero, concedo quod currant super me & baredes mees districtio & pana provila in statuto Domini Regis Edito apud Westm. Dat. London, tali die Anno supradicto. The Fee for the Seal is, for Statutes acknowledged in Fairs, for every Pound a Half-penny, and out of Fairs a Farthing. The Execution upon a Statute-Merchant is, first to take the Body of the Debtor, if he be Lay, and can be found; if otherwise, upon his Lands and Goods, and is founded on the Statute made 13 E. 1. flat. 4. See the New Book of Entries, verb. Statute-Merchant.

Statute Staple Is so called either properly or improperly. A Statute-Staple properly so called, is a Bond of Record, acknowledged before the Mayor of the Staple, in the Presence of one of the Two Constables of the same Staple, for which Seal the Fee is, of every Pound, if the Sum exceed not 100 li. an Half-penny, and if it exceed 100 li. a Farthing; and by Virtue of such Execution of the Body, Lands and Goods of the Debtor: And this is founded upon the Statute 27 Edw. 3. ca. 9. A Statute-Staple improper is a

Bond of Record, founded upon the Statute 23 Statera, i. e. Money. It is mentioned in H. 8. cap. 6. Of the Nature of a proper Statute-Malmibury, in the Life of St. Aldbelm, cap. 9. Staple as to the Force and Execution of it, and Staple as to the Force and Execution of it, and acknowledged before one of the chief Justices, and in their Absence, before the Mayor of the Staple and Recorder of London. The Form of all these Bonds or Statutes, see in West. Symbl. part 1.

lib. 2. feft. 152, 153, 154, 155.

Statutes are also vulgarly taken for the Petit-Seffions, which are yearly kept for the Disposing of Servants in Service, by 5 Eliz. cap. 4. See Recognifance. And these Statute Sessions, otherwise called Petit-Seffions, are a Meeting in every Hundred of all the Shires in England, where by Cufrom they have been used, whereto the Consta-bles and others, both Housholders and Servants repair, for the Debating of Differences between 17 E. 3.— omnis status de Wrechwyke elegerunt Hu- Masters and Servants, the Rating of Servants gonem King ad officium Prapositi, & juramentum sus epit. Wages, and bestowing such People in Service as being fit to ferve, either refuse to feek, or get

Masters. Anno i Eliz. cap. 5.
Statuto-Stapulæ Is a Writ that lies to take his Body to Prison, and seise upon his Lands and Goods, that hath forfeited a Bond called Statute-

Staple. Reg. Orig. fol. 151.

Statutum de Labozariis Is a Writ Judicial, for the Apprehending of such Labourers as refuse to work according to the Statute. Reg. Judic. fol. 27.

Statuto Bercatogio Is a Writ for the Imprifoning of him that has forfeited a Bond called Statute-Merchant, until the Debt be satisfied. Regift. Orig. fol. 146. And of these there is one aggi. org. 191. 140. And of these there is one a-gainst Lay-persons, and another against Eccles-astical. Ibid. & 148. Stabisasker, Staphys agria vel herba Pedicularis, Is a medicinal Herb; the Kinds and Virtues

whereof you have in Gerard's Herbal, lib. 1. 130. The Seed of this is mentioned among Drugs

Frankling & Anno 1 fac. cap. 19.

Statishin, Any Store, or Standing Stock of Cattle, Provision, &c. Matt. Westin. Anno 1259.

Vigint insuper & quinque librat pro Stauro ejustem loci. When formerly the Bishops occupied and flocked their own Demesne Lands, they were obliged to leave at their Death fuch a determined Quantity of Cattle for a Stock to their Succesfors; which Stock upon the Ground was called Staurum, and de Stauro, de Instauro.

Stealing Is the fraudulent taking away of another Man's Goods, with an Intent to fieal them against, or without the Will of him whose Goods they be. The Civil Law judges open Theft to be satisfied by the Recompence of Fourfold; and privy Theft, by the Recompence of Double; but the Law of England adjudges both those Offences to Death, if the Value of the

Thing stolen be above Twelve Pence.
Strellatus, The same with Stallatus, viz. one Stellatus, The fame with Stallatus, viz. one who fells Goods in a Stall. Braffon, lib. 4. cap. 46. Qua quidem sufficere debet omnibus nist forte sint mercatores Stellati, qui merces deposuerint & exposuerint venales.

- Necron libertate multura Sremnifceol,sue in molendino ipsius Roberti, &c. quod sint Stem-nefrech & Cholfreoch. Mon. Angl. 2 par. fol.

Stennery Is used for the same with Stan-naries in the Statute of 4 H. 8. cap. 8. See Stannaries.

Si suis bonis spoliati, de navi Steozefman. compertum fuerit, reddat Steoresman, i. e. Navarchus, bona sive permiam illam. LL. Marina this Word is of so great Diversity, that there is Ethelredi Regis apud Brompton. We yet re- in most Corporations, and in all Houses of Hotain the Name Steers-man, or Pilot. See Sture-

so crowerb, alias Strebnerh, Is the breaking, olftructing, or making less of a Way. Strebrech oft, si quis viam frangat, concludendo, avertendo vel jodiendo: It may be derived from the old English Word Stre, i. Via, and Brech, i. Fractio; hence probably to go a Stray, or now as we write aftray, that is, to go out of the Way.

Stercozis cathedga, Vir feve Mulier falfam mensuram in civitate faciens deprehensus io solidis emendabat, similiter malam vervisiam faciens aut in cathedra ponebatur stercoris, aut quatuor solidos dabat Præ-

testis. Lib. Domesdei, Cestrescire. ternenfts, The same with Sterling.

Sterling, sterlingum, Was and is the Epithet for Silver Money current within this Realm; and took Name from this, that there was a pure Coin stamped first in England by the Easterlings, or Merchants of East-Germany, by the Command of King John, and accordingly Roger Hoveden parte softer, sur, annal, fol. 377, writes it Esterling. See the Statute of Purveyors, cap. 13. By the Statute 31 Edw. 1. the Penny which is called the sterling, round, and without clipping, weighs Thirty-two Grains of Wheat, well dried, and Twenty Pence make an Ounce, Twelve Ounces Clarendon. Rot. Parl. 1 H. 6. a Pound, and Eight Pound a Gallon of Wine, Stilpard, Guildbalda Teuton (Sterling) When it was found convenient in the Fabrication of Monies, to have a certain Quantity or Proportion of baser Metal to be mixed with the pure Gold and Silver; the Word Sterling or Efferling was then introduced, and has ever fince been used to denote the certain Proportion or Degree of Finenels, which ought to be retained in the respective Coins. Vide Lownd's Essay upon Coins, pag. 14. See Kennet's Gloffary in Sterlingi.

Steward (Senefcallus) Is compounded of the Saxon Steda, i. e. Room, Place, or Stead, and Weard, i. e. a Ward or Keeper; as much as to fay, a Man appointed in my Place or Stead; and always fignifies a principal Officer within his Jurisdiction. The greatest of these is the Lord High Steward of England, which was anciently the Inheritance of the Earls of Leicefter, till forfeited to Henry the Third by Simon de Mountfort. But the Power of this Officer being very great, of late he has not usually been appointed for any long Time, but only for the Dispatch of some special Business, as the Arraingment of tome ipecial Butinels, as the Arraingment of rit, reddet tres folidos,—fimiliter concession estatements from Nobleman in Case of Treason, or such like, quad statiquis inventus fuerit cum brackiis quercuum which once ended, his Commission expires. Of vel cum aliis minutis boscis, cum forisfacto illa ad stoce the Court of the High Steuard of England, you en aliis minutis boscis, cum forisfacto illa ad stoce the Court of the High Steuard of England, you en aliis minutis boscis, cum forisfacto illa ad stoce the Court of the High Steuard of England, you en aliis minutis boscis, cum forisfacto illa ad stoce to the quadam Cart. Conventionum, inter Will de Bray, and of the King's most honourable Houshold, 24 & Abbat. & Convent de Osiney. Where Stoce H. 8. cap. 13. whose Name was changed to that stoce the stoce that the stoce of Court Masses by 23 H. 8. cap. 20 Proceedings of Court Masses by 23 H. 8. cap. 20 Proceedings of Court Masses by 23 H. 8. cap. 20 Proceedings of Court Masses by 23 H. 8. cap. 20 Proceedings of Court Masses by 23 H. 8. cap. 20 Proceedings of Court Masses by 23 H. 8. cap. 20 Proceedings of Court Masses by 23 H. 8. cap. 20 Proceedings of Court Masses by 23 H. 8. cap. 20 Proceedings of Court Masses by 23 H. 8. cap. 20 Proceedings of Court Masses by 23 H. 8. cap. 20 Proceedings of Court Masses by 24 Proceedings of Court Masses by 25 P of Great Master by 32 H. 8. cap. 39. But this that the Forsciture ad Stoc & Stovel, is where Statute was repealed by I Mar. 2. Parl. cap. 4. any one is taken carrying Stipites & Pabulum out and the Office and Name of the Lord Steward of of the Woods. See Zuche. the King's Housbould revived, where you may read much concerning him, as also in F. N. B. fol. 241. Of his ancient Power, read Fleta, lib. 2. cap. 3. There is also a Steward of the Marshalfea. Pl. Cor. fol. 52. and 33 H. 8. cap. 12. In brief,

in most Corporations, and in all Houses of Ho-nour throughout the Realm, an Officer of this Name and Authority. What a Steward of a Manor or Houshold is, or ought to be, Fleta,

fully describes, lib. 2. cap. 71, 72.

Stemes or Stues, Are those Places which were permitted in England to Women of profesfed Incontinency, and that for Hire would prostitute their Bodies to all Comers. It is derived from the French Estuves, i. Therma, vel Balneum, because dissolute Persons are wont to prepare themselves for venereous Acts by Barhing. And that this is not new, *Homer* shews in the Eighth Book of his Odys. where he reckons hot Baths among the esseminate Sort of Pleasures. Of these read 11 H. 6. 1. But King Henry the Eighth about the Year 1546. prohibited them for ever.

Stica Was a brafs Coin amongst the Saxons, and of the Value of half their Farthing, and Four

of them made an Hessing.
Stick of Erls, (Stat composit. ponden. & mensur.) Bind anguillarum constat ex decem sticks, & queli-bet stick ex 25 anguillis. Mon. Angl. Tom. 2. fol. 880. It is in some Records called brochus anguillarum.

Stickler, A small Officer who cut Wood for the Priory of Ederofe within the King's Parks of

Stilpard, Guildhalda Teutonicorum, Anno 19 H. 7. and Eight Gallons a Bushel, which is the Eighth Gallons a Bushel, which is the Eighth Gallons a Bushel, which is the Eighth Gallons and 25 H. 2. cap. 19. The large in London, where the Fraternity of the Word is not yet out of Use; for though we or Easterling Merchants, otherwise called The Merdinarily say sawful Money of England, yet in the chants of the Hanse and Almaine. Anno 1E. 6. C. Mint, and the like, they say sterling Money. 13. had their Abode. See Geld. It was at first so chants of the Hanse and Almaine. Anno 1 E. 6. c. 13. had their Abode. See Geld. It was at first so denominated of a broad Place or Court where Steel was fold, upon which Place that House was founded. See Hanse.

Stipula, Stubble, or Gratten left standing on the Ground after the Corn is reaped and carried away.---- Dedi unam carestatam foragii, & duas acras flipulæ, &c. Cart. 2. E. 2 .-Praterea concessit eidem Radulfo & haredibus suis habere octo animalia & sex porcos in dominica pastura mea, & in stipulis meis quieta de consuetudine in per-petuum. Carta Sewalli de Osevile, Anno 1205.

Stiremannus, Saxon Steor-man. A Pilot or cers-man. Quando Missatici Regis veniebant Steers-man. ibi (i. e. ad Dovere) dabant pro caballo transducendo 3 denarios in hyeme, & 2 in aftate: Burgenses vero in-veniebant Stiremannum & unum alium Adjutorem. Lib. Domesdei in Chenth. See Sturemanus.

Stor and Stovel, Praterea si homines de Stanball dicti Abbatis inventi suerint in hose pradicti W. cum forissacto ad stor & ad stovel alias stovene, & aliquis quærens corporaliter in terram per eos seisit. fuerit, malefactor pro delicio, qui taliter inventus fue-rit, reddet tres solidos,—— fimiliter concessum est quod si aliquis inventus fuerit cum brackiis quercuum any one is taken carrying Stipites & Pabulum out of the Woods. See Zuche.

Srockikind. See Gavelkind.

Eroke. This Syllable added to the Name of a Place, comes from the Sax. Stocce, i.e. Stipes, Truncus; as Woodstock, Basingstoke, &c.

and reached down to their Buttocks Ovid in his Second Book De Triffibus mentions the Word,

Onas Stola contingi vittaque sumbta vetat.

And Ulpian also de Auro & argento. Leg. 1. Vestis. Muliebria, inquit, funt, veluti flola, pallia, tu-

nieæ, &c.

stola Was a Garment formerly worn by Priefts, like those which we now call Hoods. Stephen Eddy, cap. 10. tells us, That circundata fuit collo ad interiora descendens, significat obedientiam filii Dei 😌 jugum servitutis quod pro salute hominum super humeros portavit.

Plorat & exorat, veniam dum fletihus orat, Deponendo Stolam quam toto tempore caram Anni portabat, quam sic vehementer amabat, Quod sublimatus, quod erat Levita creatus.

Sometimes it is taken for the Archiepiscopal Pall, viz. Et ut Romam ad Papam Urbanum pro Stola sui Archiepiscopatus eundi sibi licentiam daret. Ead-

merus, cap. 188. Stone of Wool, Petra Lana, Anno 11 H. 7. cap. 4. Ought to weigh Fourteen Pounds; yet in some Places it is more, and in others it is but Twelve and a Half, Le charre de plumbo constat ex 30 formellis & qualibet formella continet 6 petras exceptis duabus libris, & qualibet Petra constat ex 12 libris. Compositio de Ponderibus. A Stone of libris. Compositio de Ponderibus. A Stone of Party of Privy. See Privy.

Max is but Eight Pound, nor is the Stone of Beef at London any more. See Weights and Sarpler, and also Crompton's Justice of Peace, fol. thall be taken by his Bailists, it shall be carried to the Pinfold. and there keeps a Vanada of the Pinfold.

Stony Stratfold. See Lactodorum.

Stolium. It is mentioned in Hoveden, p. 670. for a Navy. Cum 30 magnis navibus, & erant pariter in eodem loco de Storio Regis Anglia 106 magna

naves, &c.

- Also moreover we have granted, in Stotal .-Amendment to the City, that they bin all quit of Brytzchel, of Childwit, of Zeresgen, and of Sto-tall; So that no Sheriff of London, neither none other Bayly, make Stotal in the Francheis aforesaid, &c. This I find in an old printed Book, which delivers it (inter al.) as the Charter of Henry 1. to the City of London. But the Word is, without Doubt, mistaken for Scotale.

Stotarius Was he who had the Care of the Stud or Breed of young Horses. Leg. Alfredi, cap. 9. Et quod de berbicario, Stotario, & vaccario, fit, Erc.

- Nativi de Wridthorpstoth,libet pro filabus suis maritandis gerson Domino, & Ourlop pro filiabus corruptis, & Stoth & alia servitia & auxilia. Petr. Bles. Contin. Hilt. Croyland, pag.

Stovens. See Zuche. Stow, Either by it felf, or added to a Word, fignifies a Place; as Stow in the Wold, a Place near the Plains; from the Sax. Stow, Locus, and wold, i. e. Planities. Godffow, a Place dedicated to God.

Stomage, From the Saxon Stow, i. locus, villa, is the Place or Part where Goods are laid, or the Money that is paid for such a Place.

Stowe, According to Domesday Book fignifies Villam, a Village.

Straits or Streits, Anno 18 H. 6. and 1 R.

Stora Was a Garment which Matrons wore, 3. cap. 8. A Sort of narrow Cloth or Kerfey fo called.

Dirant, Sax. Strande. Any Shoar or Bank of a Sea or River. An Immunity from Custom and all Imposition upon Goods or Vessels by Land or Stream. As King Henry 2. to the Church of Ro. bester, — Concedo & construm in perpetuum cum some & soke, strand & stream. Mon. Anglic. Jone 5 Joke, Hand Trom 3 pag, 4. So the same Prince granted to all Tenants and Traders within the Honour of Walingford, that by Water and by Land, by Wood and by Strand, quieti fint de thelonio, passagio, Erc. Paroch. Antiquit. pag. 114. Hence the Street in the West Suburbs of London, which lay next the Shoar or Bank of the Thames, is called the Strand. And G. Duglase mentions the Strandis of the Sea. See Strond.

Strander, (From the Saxon Strand, a Shore or Bank of the Sea, or any great River) Is, when any Ship is either by Tempest, or ill Steerage, run on Ground, and so perishes, Stat 17 Car. 1. cap.

See Strond.

Stranger May be derived from the French Estranger, allena. It fignifies generally in our Language, a Man born out of the Land, or unknown; but in the Law it hath a special Signifi-cation, for him that is not Privy or Party to an Act. As a Stranger to a Judgment. Old Nat. Brev. fol. 128. is he to whom a Judgment doth not belong; and in this Sense it is directly contrary to

if no Man claim it within that Time, then the Prior shall have it: But if any one come, and shall lawfully prove it to be his, he shall give for every Foot one Penny, and pay the Charges of keeping, and then he shall have his Beast again. Ex Regist. Priorat. de Cokesford. Sce Estray.

Stream morks, Is a Kind of Works in the Stanmaries which you may find mentioned 27 H. 8. cap. 23. Concerning these, Cambden in his Britan. Tit. Cornwal, hath these Words, Horum stannariorum sive metallicorum operum duo sunt Genera : Alterum Lode-works, alterum Stream-works vocant, hoc in locis inferioribus est cum fosses agendis stanni ven nas sectantur & sluviorum alveos subinde destectum; illud in locis editioribus, cum in montibus Puteos, quos shafts vocant, in magnam altitudinem desodiunt & cuniculos agunt.

Streeman, (Sax.) Id est, Robustus, vel Potens vir. Lelandi Coll. Vol. 2. pag. 188.

Street-gabel or Street-gabel, Quilibet tenens in Manerio de Cholington dabit 2 s. pro itu & reditu, Ms. de temp. E. 4. Every Tenant of that Manor, (in Com. Suffer) paid yearly Two Shillings for his going out and returning into it, to the Lord of the Manor, by the Name of Street-gavel. Mich. 4 E. 1. Coram Rege. Antiquity of Purveyages for the second of the Manor, by the Name of Street-gavel.

ance, fol. 222.
Strepitus Judicialis, The Circumstances of Noise and Croud, and other turbulent Formalities at a Process or Trial in a publick Court of Justice. And therefore our wise Ancestors did in many Cases provide, that Right and Justice should be done in a more private quiet Manner, Sine strepitu judiciali .-- Possint eos & eorum Successores per omnem censuram Ecclesiasticam ad omnium & singulorum pranissorum observationem absque

Arti uli seu Libelli petitione & quocunq; ibrepitu ju-diciali compollere. Paroch. Antiq. p. 344.

strethard Was an Officer like our Surveyor of the Highways, or rather a Scavenger. It is mentioned in the Monaficon, 2 Tom. pag. 187. Idem Comes dedit prafato Nigello constabulario le Stretward & Marketzeld.

Streteward. Pen Streteward Johannes Stanley, Ar. clamat quod Servientes pacis & Minispi sui infra-Feodum de Aldsord capere debent de qualibet suga cata-lorum iv d Rot. Plac. in Itincre apud Celtriam, 14 H. 7. This Word is also found in several ancient Charters granted to the Bishops of Hereford, and registred in the Black Book there. See Mar-

ketzeld.

Strigliare. See Torcare.

Strip, Strepitus, Destruction, Mutilation, from the French Estropier, i. Mutilare, strepitum & va-

and waste. See Estrepement.

Entrono Is a Saxon Word, fignifying a Shore or Bank of a Sea, or any great River. In a Charter of King Richard, dated at Canterbury the 4th of November, in the First Year of his Reign, we find these Words, Richardus Rex, &c. Notum facimus vobis nos concessisse, &c. Deo & fancto Albano Ecclesia sua sancti Oswini de Tynemuth, cella sancti Albani & Monachis ibidem Deo servientibus omnes terras suas & omnes homines suos, cum sacha, soca, Over strond & streme, on wode & felde, Toll, Them & Grithburge, Hamsone, Murdrum & Forestall, Danegeld, Infangenethef & Utfangenethef, Fleminefrenieth, Blodwit, Wrecke, Oc. And the Gliff. in 10. Scriptores interpreting the Words, On frond & freme, on wode & feld, saith, - Voces Anglica veteres & in antiquioris avi chartis crebro reperta Privilegium. sapiunt, seu potius Privilegii latitudinem seve amplitudinem, & sic Latine legantur, in Littore, in Pluvio, in Sylva & Campo.

Strumpet, Meretrix, Was heretofore used for an Addition, fur. prssentat, &c. quod fohannes de Mainwaring de Whatcroft de Com. Cest. Esq. Laurenstinus de Warren de Davenham Efq; &c. Hugo de Sondebach, Yoman, Hopkin, Norman de Com. Ceftr. Husbond-Knave, Willielmus le Birchwood de Clyve, Knave, cum plurimis aliis & Agnes Cawes de medio Wico de Com. Ceftr. Strumpet,-- Tali die domum Ranulphi Madocke, vi & armis, &c. fre-gerunt, &c. Placit. apud Cestr. 6 H. 6. m. 2. in

Dorfo.

Struk, The Eighth Part of a Seam or Quarter of Corn, a Strike or Bushel .-- Solvent nomine decimarum molendini fex modios, alias fex ftryk bladi prout molendum obvenerit eidem molendino. Cartular.

Rading. MS. fol. 116. a.

Adding M.S. tol. 116. a.

Stud. Libere wendendi & emendi, tam in Cefiria, quam in Comitatu & Wycis, ubi non fuit Lex
ulla, omnia fine Toll & Stud, prater fal & equos,
&c. Mon. Angl. 2 par. fol. 187. b. A Stud or
Stode of Mares, is a Company of Mares kept purposely for breeding Colts; from the Sax. Stodmyra, i. e. Equa ad fætum.

Sturemannus. Sec Stiremannus.

- Per Stuth clamat effe quiet. Stuth .-H. 7. It is the same with Sheriffs-tooth; which see. Subbarrare, i. e. Arrhabone uxorem fibi difponsare :

Quam sponsus subarat prius arrhabone Subarrat.

Florence of Worcester tells us, that King Alfred Subarravit & duxit a Noblewoman of Mercia, Anno 868

Subdeacon Is an antient Officer in the Church: He is mentioned in the Apoltolical Canons, viz. 42, 43. He was not made by Imposition of Hands, but by the Delivery of an empty Platter and Cup by the Bishop, and of a Pitcher, Bason, and Towel by the Archdeacon. His Office was to wait on the Deacon with the Lines on which the Body, &c. was confectated, and to receive and carry away the Plate with the Offerings, and the Cup with the Wine and Water in it, &c. He is often mentioned in the Monkish Historians; and therefore I thought it proper to write fo much of his Name and Office.

Bubgrunta, The Eaves of a House, Tegula propendentes extra tectum domus ad parietum defensionem, ne imbribus corrunpantur. Vocab utriusque

juris.

Subjugalis Is any Beast carrying the Yoke Ad caudam Subjugales traxerunt imaginem Crucis. Mat.

Parif. Anno 1249.

Subjurnare, i. e. To flay or flop any Thing for a Day or more. Canes subjurnare, homines vel equos ire vel mittere in exercitum. Mon. 2 Tom pag. 1045. Where Canes subjurnare signifies to feed Dogs for a Day.

Sublegerius, One who is guilty of Incest; from the Saxon Syb, Cognatio, and Leger, Concubitus, or rather from the Saxon Sybleger, i. e. In-

cestus.

Submarshal (Submarescallus) Is an Officer in the Marshalfar, who is Deputy to the chief Marshal of the King's House, commonly called the Knight Marshal, and hath the Custody of the Prifoners there. Cromp. Jurisd. fol. 104. He is otherwise called Under-Marshal.

Subnerbare, To cut the Sinews of the Legs or Thighs, to Ham ftring. It was a good old Custom in England, Meretrices & impudicas mulieres subnervare. Vide Osbernum de vita S. Dunstani, apud

Whartoni Angl. Sacr. P. Q. p. 146.
Subognation, Subornatio, A fecrer or underhand preparing, instructing, or bringing in a false Witness, or corrupting or alluring to do such a false Act. Hence Subornation of Perjury mentioned in the Act of General Pardon, 12 Car. 2. cap. 3. is the Alluring to Perjury, Subornation of Witnesses. 32 Hen. 8. cap. 9. and 3 par. Inft.

jol. 167.

Subræna Is a Writ, whereby all Persons under the Degree of Peerage are called into Chancery, in such Case only where the Common Law fails, and hath made no Provision; so as the Party who in Equity hath Wrong, can have no ordinary Remedy by the Rules and Courfe of the Common Law. West. Symbol. part 2. Tit. Proceedings in Chancery, set. 18. But Peers of the Realm in such Cases are called by the Lord Chancellor's, or Lord Keeper's Letters, giving Notice of the Suit intended against them, and requiring them to appear. There is also a Sub-pena ad testifiandum, for the Summoning of Wit-nesses as well in Chancery as other Courts. There is also a Subpaena in the Exchequer, as well in the Court of Equity there, as in the Of-fice of Pleas. And these Names proceed from the Words in the Writ, which Charge the Party summoned to appear at the Day and Place assigned, Sub pana Centum Librarum. See Cromp. Furis. fol. 33. and Anno 15 Hen. 6. cap. 4. Subficium Catheogaticum. See Cathedratick.

Subfloy, Subsidium, Signifies an Aid, Tax or Tribute, granted by Parliament to the King, for

the urgent Occasions of the Kingdom, to be levi-1 follow .ed of every Subject, according to the Rate of tis, suettis, releviis, &c. Paroch Antiquit. paghis Land or Goods, after Four Shillings in the nis Land or Goods, after rour simings light Pence Pound for Land, and Two Shillings Eight Pence of Goods. No Hitfory mentions that the Saxen Kings had any Subfidies after the Manner of ours cum illis habenda per unum annum duratura. Claus. Kings had any Subfides after the Manner of ours at present, but they had both Levies of Money at present, but they had both Levies of Money and personal Services towards the Building and Repairing of Cities, Castles, Bridges, Military Expeditions, &. which they called Burghote, Brigbote, Herefare, Heregeld &cc. But when the Danes harrassed the Land, King Ethelred yielded Danes narratted the Land, King Etbelred yielded chepisopo iustragari & assistant, & to pay them for Redemption of Peace several great Sums of Money yearly. This was called Danegeld, for the Levying of which every Hide Land was taxed yearly at Twelve Pence, Lands of the Church only excepted, and thereupon it was after called Hydagium, and that Name remained afterward upon all Taxes and give the one of them such first humber substitute inposed upon Lands: for sometimes it and Dignity of such of the Sees in the said Stratus of the Sees in Subsidies imposed upon Lands; for sometimes it was laid upon Cattle, and then was termed Horngeld. The Norman called these sometimes Taxes, sometimes Tallages, other-whiles Auxilia & substitute since the substitute of the substitute of substitute since the substitute of substitute since the substitute of substitute since substitute sin dia. The Conqueror had these Taxes, and made a Law for the Manner of their levying, as appears in Emendationibus ejus, pag. 125. felt. Volumus & firmiter, &c. Many Years after the Conquest they were levyed otherwise than now, as every Ninth Lamb, every Ninth Fleece, and every Ninth Sheaf. 14 E. 3. stat. 1. cap. 20. Of which you may see great Variety in Rastall's Abridgment, Tit. may see great variety in Kapfall's Abriagment, 111.

Taxes, Tenths, Fifteenths, Subfidies, &c. and 4 Inf. other, but in divers Senses. The First is a Suit fol. 26 & 33. Whence we may gather there is no certain Rate, but as the Parliament is no certain Rate, but as the Parliament think fit. Subfidy is in our Statutes some-fol. 74. Secondly, Suit of Court, or Suit-service, times consounded with Customs. 11 H 4 cap. 7. is an Attendance that Transits owe to the Court of their Lord. 7 H. 7 cap. 2. Thirdly Suited. See Benewolence, and 15 Car. 2. cap. 7.

Subffernium, Litter for a Horse. Gervafe of

Suburbani Are Husbandmen. Mon. Tom. 2. pag. 969. Et terram duarum bercariarum quam paftores tenent, & fex Suburbanos cum alodiis suis,

Succinum Gemma est ex gummi arboris Glessaria congelate, quam diximus appellari a Gracis electrum. Of which Juvenal.

In cujus manibus ceu pinguia Succina tritas Cernis Ephemeridas.

And Martial, Inclusit tenuem Succina gemma feram.

Succifiones Arbojum, The Croppings of Trees. Et pradicta G. habebit Succisiones Arborum ad includendum prædictum Messuagium, &c. Charta Jo.

Bayly, dat. 2 H. 5.

The state of the s

Sucking, Per Sucking, boc est fore quiet. de illis americamentis quando le Burlimen, id est, sapervisores del Ringyord, id est clausus, qua vocat. le Chiminfildes vel Common Meddows, es premonit. such erint ad imparcand. & faciend. clausuras, illas simul cum vicinis suis, ille qui non venit ad talem præmonitionem, amerciatus erit ad pretium unius vomeris, Anglice a Sucke, pretii quatuor denarii & hoc quotiefcunq; pramonit. non venerit. Plac. in Itin. apud Ceftriam, 14 H. 7.

Suda, i. e. A Ditch. Suetta, Seffa, Suit or Service done to a fuperior Lord. From the French Suivre, fequi, to

Pro omnibus servitiis, curia sec-

16 E. 3. p. 2. m. 2.

Suttragen, Suffraganeus, Is a titular Bishop appointed to aid and affift the Bishop of the Diocesc. Co. 2 Inst. fol. 79. calls him a Bishop's Vice-gerent. Spelman says, Dicuntur Episopi qui Ar-chiepiscopo suffragari & assistere tenentur, & suffraganci dicuntur quia eorum suffragiis causa and Dignity of the not the Sees in the laid Statute specified, as he should think convenient, See. and that every such Person shall be called Bishop Suffragan of the same See, See. Cambden in his Britan. Tit. Kent, speaking of the Archbishop of Canterbury's Suffragans, says, When the Archbishop is busied in weightier Affairs, they manage for him Matters that pertain to Order only, and not to the Ep scopal Jurisdiction. Others call them Substidiary Bishops; whose Number is limited by the said Statute.

Suit or Sute, Sella, Signifies a following another, but in divers Senses. The First is a Suit of their Lord. 7 H. 7. cap. 2. Thirdly, Suit-Covenant is, when your Ancestor hath covenanted with mine to fue to his Court. Fourthly, Suit-Dubiternium, Litter for a norie. Gervale of the street of Leet. Sixthly, Suit fignifies the following one in Chace, as Fresh Suit. Westim. 1. cap. 46. Lastly, it fignifies a Petition made to the King, or any

great Person.

Buit of Court, That is Suit to the Lord's Court, is that Service which the Feudatory Tenant was bound to do at the Lord's Court. At first it was expresly mentioned in the Grant how often those Courts should be held. This appears by Fleta, lib. 2. cap. 71. par. 14. Qui faciant Sectas ad Curiant Domini & quot Sectas per Annum. Sometimes one or more, but never exceeding Three. Thorn mentions Two, viz. Et faciant sectam ad Curiam Cantuarie bis per Annum, scilicet, in sesso Michaelis Pasche. But all the Lord's Tenants were not bound to attend his Courts, but only those to whom their Eftates were granted upon that Condition: But every Man was bound to attend the Sheriff's Turn twice in every Year; which see in Sesta Regalis. And if the Inheritance, by Reason whereof the Tenant was bound to attend only at one Court, did descend to Co-heirs, he who had capitalem Partem was bound to attend the Lord's Court both for himself and all the Co-heirs.

Buit of the King's Deace, Sella pacis Regis, Is the Pursuing a Man for Breach of the King's Peace by Treasons, Insurrections, or Trespasses.

6 R. 2. Stat. 2. c. 1. and 27 R. 2. c. 15 and 5 H. 4. per unum mensem, &c. A Seam or Horse-load of cap. 15.

Suit-filber. Scc Sute filver.

Sulcus aque, A small Brook or Stream of Water, called in some Places a Sike, in Effer a Doke. In fine inferiore ipfius mera descendit qui-dam sulcus suens inter medium de Standford-more, &. Paroch. Antiq. p. 531. Sulherp, (from the Sax. Suth, i. e. Aratrum,)

Significs a Plough-land. 1 Inft. fol. 5. a.

Sullinga, Sullinga, A Swoling, A Ploughland; from the Saxon Sul, a Plough Offa Rex totius Anglia dedit Janiberto Archiepiscopo ad Ecclesiam Christi Dorobern. terram trium acrarum, quam Cantiani unt duodecim summas de granario. Swaf ham, MS. Anglice vocant tres Swolinges. Mon. Angl. Vol. 1. fol. 220. pag. 19.

Duliva, A Beam. From the Saxon Syl, Columna. It is mentioned about the Building Monasteries and Churches in many Authors; and is that which we call a Summer. Trabs Summaria,

i. e. Pracipua.

Sullery Denotes a Plough land, as Mr. Agar interprets it out of Domesday.

Sullingara, The fame with Swolings. defendebatur illud manerium pro una Sullingata terra.

Thorn. pag. 1931.
Soullings, By Sir Edw. Coke, (in 1 Inst. fol. 4. b.) are taken for Elders, but according to Mr. Agar's Interpretation, Sullings are in Domesday Book taken for Alders, i. e. Alni arbores. But quare; for Sullings are the same with swolings, which see.

Summagiare the lame with swoings, which ele-bond, also Toll for Carriage on Horseback. Cromp. Jur. fol. 191. For where the Charter of the Forest, cap. 14. hath these Words, For a Horse that bears loads every Half-year a Halfpenny: The Book called Pupilla Oculi, useth these At least the Barons were to be fummoned by none Words, Pro uno equo portante funmagium, per dimidium annum obolum. Chart. E. 1. num. 7. It is tores ordinarrii, legales, boni, Erc. Summoniotherwise called a Seame: And a Soame in the bidem per bonos Summonitores cundem Thomam quod Western Parts is a Horse-load.

Sumer tus filber. Homines quoque de walda debent unam domum astivalem, que Anglice dicitur Sumerhus, invenire, aut viginti solidos dare. Custumerhus, invenire, aut viginti folidos dare.— Custumale de Newington juxta Sitingburn, MS. From whence it may be inferred, that the Lords or Owners of the Dens and Districts of Wood in the Weald of Kent, used to visit those Places in Summer Time, when for their better Accommodation, their Under-tenants were bound to prepare little Summer Huts or Houses for their Reception, or else pay a Composition in Money. Sumeter del Bep. Perhaps the King's Sump-

ter-man. q.

Summa, Saugma, Sauma, French Saume, Somme. Properly any Load or Burden of a ma vini, and fumma ligni, for a Horse-load of Wine or Wood. Mr. Somner believes, that this Wine or Wood. Mr. Somner believes, that this Summons in terra petita, Kitchin, f.l. 286. Is Sort of Burden gave Name to a Sumpter-Horse, that Summons which is made upon the Land, that Summers which is mode upon the Land, which the Party (at whose Sum the Summers is frumenti, Sax. Seam and Seam-byrden, was the Quantity of Eight Bushels, or a Quarter, still called a Seam in Kent, and other South Parts. Summan frumenti, and Summa bladi, is frequent in our old Writings. Summa vini.— Md. quad of Writings. Summa vini.— Md. quad orta fuit inter Dominum Robertum le Wase mil. ex parte una Excess in Apparel, and prohibit costly Clothes; & Dominum Reginaldum Priorem Brecon. ex altera, subt land, but all repealed. Anno 1 Fac. See 2 Inst.

Wine.

Summa Begia, Summa media, &c. The different Measure of the Seam or Quarter of Corn, is thus usefully noted in the old Cartulary of Peterburgh called Swaf ham. -Summa Regia, per quam emitur & venditur in foro; Summa media, per quam Prapositi metunt apud Burgum. Summa de granario, per quam facta liberatio de exitu pistrini. Summa quarta, per quam datur Metecorn infra cu-riam. Summa Regia excedit veterem summam in tanta portione quod septem summæ Regiæ faciunt otto summas veteres. Item septem summæ Regiæ faci-

Summage. See Sumage and Seme.

Summarius equis, (sec Sagmarius, &c.) A Horse to carry Burthens. From Summa, Onus.

Summoneas Is a Writ Judicial, of great Diversity, according to the divers Cases wherein it is used, which see in the Table of the Register

Judicial.

Summoner, Summonitor, Is a Petty Officer, that calls or cites a Man to any Court; these ought to be boni homines, that is, in Fleta's Judg ment, Liberi homines & ideo boni, quia terras tenen-tes, quod sint coram talibus Justiciariis ad certos diem & locum, secundum mandatum Justiciariorum vicecomiti directium, parati inde facer recognitionem, lib. 4. cap. 5. sect. Et cum. Summonitores were properly the Summoners or Apparitors, who cited in Delinquents to appear at a certain Time and Place, to answer any Charge or Complaint exhibited a-gainst them. Two Persons were joined in this Office, who in Citations from a superior Court, were to be Peers or Equals of the Parry cited. sit coram nobis in crassino S. Johannis Baptista responsu-rus ad hoc quod proponetur. Paroch. Antiquit. pag. 177. Hence in the Diocese of Canterbury, the Apparitors in each Deancry are called the Sumners, which was their Title, we know, in Chaucer's

Summonitozes Scaccarii. Those Officers who affisted in collecting the King's Revenues, by citing the Defaulters into the Court of Exchequer. De scutagio quod per Summonitores scaccarii exigis. Paroch. Antiq. p. 200.

Summons, Summonitio, is with us as much as Vocatio in jus, or citatio among the Civilians; And thence is our Word Sumner, which in French is Somoneur, i. vocator, moniter. Summons of the Ex-Somme. Properly any Load or Burden of a chequer. 3 Edw. 1. cap. 19. How Summons is di-Horfe. In old Charters we frequently find Sau-vided, and what Circumstances it has to be observed, fee Fleta, lib. lib. 6. cap. 6. 7.

Super quodan angulo terra de Hundret de dabit land, bi unam Summam vini Et si forte delinquens non habet unde selvat, jacebit in Carcere Domini sui - dabit land, but all repealed. Anno 1 Fac. See 3 Inft.

Super=

much Credit to any Thing.

Super-institution, Super-institutio, One Institu-tution upon another; as where A. is admitted and instituted to a Benefice upon one Title, and B. is admitted, inftituted, &c. by the Presentment of another. See Hutchin's Case in Co. Rep. 2. par.

fol. 463.

Supersjurare. When a Criminal endeavoured to excuse himself by his own Oath, or by the Oath of One or Two Witnesses, and the Crime was fo notorious that he was convicted by the Oaths of many more Witnesses; this was called Super-jurare. In Leg. H. 1. cap. 47. Et qui culpam exigit de fure occiso, eat se tertio, ut duo fint de cognatione patris, & tertius de cognatione matris, & ju-ret quod in cognato suo nullum sactum erat pro quo de vita forisfactus effet, & eant alii cum duodecim & Super-jurent eum in contaminationem, sicut ante dice-batur. Leg. Athelstan. cap. 16.

that lies against him who is impleaded in the assigned to take Care of the Peace. See F. N. B. County, for the Overburdening of a Common fol. 80. This Writ was of old called Breve de with his Cartle, in Case where he was formerly minis, as Lambard saith in his Eirenan ha, out of impleaded for it in the County, and the Cause is the Regist. Orig. fol. 88.

lay against the King's Widow, for marrying without his Licence. F. N.B. fol. 173.

Superfedeas Is a Writ in divers Cases, and fignifies in general a Command to stay, or forbear the Doing of that which ought not to be done, or in Appearance of Law were to be done, were it not for that whereon the Writ is granted. For Example, A Man regularly is to have Surety of Peace against him of whom he will swear ty of Peace against him of whom he will swear with of Cui in wita for the Recovery of her own he is afraid, and the Justice required hereunto Land; in this Case her Heir may have this Writ cannot deny him; yet if the Party be formerly against the Tenant after her Decease. F. N. B. bound to the Peace, either in Chancery, or fol. 193.

cliewhere, this Writ lies, to stay the Justice from doing that which otherwise he ought not to deny. See the Table of the Reg. Orig. and Fudice, because the Party that was in Fear is thereby deny. See the Table of the Reg. Orig. and Fudice, taken by a competent Judge of Record, for the Keeping of the Peace. This Peace may a Justice of the Peace command, either as a Minister when he is commanded theret by a higher сар. 8.

Super fatuto de York, quo nul ferra Aiteller, Scc. Is a Writ lying against him that uses Victualling either in Gross, or by Retail, in a City or Borough Town, during the Time he is Mayor, the mechanical Part of Physick, and the out-

Licence. F. N. B. fol. 175.

Souther statute tatto pour Senessal a Barshal bridgment, Tit. Surgeons.

South statute 32 H. S. cap. 4. and Polton's ASouth statute 32 made within the King's Houshold. F. N. B. fol.

a Writ against the Sheriff or other Officer, that fire-

Superfodere, For Superfidere, i. e. to give too distrains in the King's Highway, or in the Glebeland, anciently given to Rectories. F. N. B. fol

Superbifoz Is a Latin Word fignifying a Surveyor or Overseer: It was anciently and still is a Custom among some, especially of the better Sort, to make a Supervisor of a Will, but it is to little Purpose; however the Intention might be good, that he should supervise the Executor, and see the Will truly performed.

Superbiloz, Or as now Surveyor of the High-

ways. Anno 5 Eliz. cap. 13. See Surveyor. Earth, and whatfoever is upon the Face thereof.

Vocab. utriufq; juris.

Supplicant Is a Writ issuing out of the Chancery, for taking the Surety of Peace against a Man: It is directed to the Justices of Peace of the County and the Sheriff, and is grounded uptur. Leg. Athelstan. cap. 16.
Superoneratione pasture Is a Writ Judicial, dains, that certain Persons in Chancery shall be the Regist. Orig. fol. 88. Surcharge of the Fozeft, Superoneratio Forefte,

removed into the King's Court at Westminster.

Sourcinarge of the forest, Superoneratio Foreste, when a Commoner puts on more Beasts in the Forest than he has a Right to. Manwood, part 2. cap. 14. num. 7. And is taken from the Writ De secunda superoneratione Pastura, in the same Sense, when the Commoner surchargeth. 3 Inst.

fol. 293.

Sur cui in bita Is a Writ that lies for the Heir of that Woman, whose Husband has aliened her Land in Fee, and fhe brings not the Writ of Cui in vita for the Recovery of her own

Supersetere Is a Word used in the Laws of A- ster, when he is commanded thereto by a higher Empereuerr is a word used in the Laws of 2-liter, when he is commanded thereto by a higher delflan, Canutus, and in Bratton; and fignifies to Authority; or as a Judge, when he doth it of neglect to appear in Court, and plead. Si quis his own Power, derived from his Commission. Of both these, see Lamb. Eiren. lib. 2. cap. 2. Leg. Adelstan. cap. 25. Leg. Canuti, 2 Par. c. 26. Bracton, lib. 5. cap. 1.

Super Statutum Edwardi 3. britus Stribantes from this, that whereas the Peace is not broken by the company of the pool of the control of the cap. **Maluozatores. Isa Writ that lies against him who without an Affray, or such like; the Sovery de keeps my Servants, departed out of my Service, long gestu may be broken by the Number of a against Law. F. N. B. fol. 167.

Man's Company, or by his or their Weapons and

En. E. N. B. fol. 172.

Super statuto 1 E. 3. cap. 12, 13 Is a Writ fore is compounded of Two Greek Words, viz. that lay against the King's Tenant holding in Chief, which aliened the King's Land without his they not allowed to minister inward Medicine.

fuch as in Kent is called Ravel-Bread, Conventus de Wartre concedit Joanni de Torp qualibet ebdomada 14. Super statuto de Articulis Clevi, Cap. 6. Is albas Michas conventuales & 14 galones melioris cervi-- & servitoribus suis 4. albas Michas & 13. magnas magnas surmichas, item 4 panes bastard. 28 Mart. 1309. Ex Registr. Grenfeld Archiepis. Ebor. MS. 28 Mart. Liveries. f. 119. Perhaps Sura micha was only leaven Bread; there is now a Sort of Oaten Cake in the North called Sour-Cake.

Durpinsage, Surplusagium, Cometh of the Fr. Surplus, i. corollarium; and signifies in the Comabateth. Broke, Tit. Nugation and Superfluity, fol. effe, fignifies the longer Liver of Two Joint-100. Plowden, fol. 63. Dives and Maningham's tenants. See Bro. Tit. Joint-tenants, or of any Account, and denotes a greater Division of Two joined in the Right of any Thing. mon Law a Superfluity, or Addition, more than Account, and denotes a greater Disbursement than the Charge of the Accountant amounteth Suem, veteres vineam vocant, que machina levihus unto; Satisfaciant in omnibus quad conjunctum fuerit, lignis colligata, tello tabulis cratibusq; contexto, lateriper prædictum computum inter eos de surplusagio recepto! de averiis venditis, &c. Ordinatio de marisco Ro-

meneiensi, pag. 38. Surrebuster Is a Second Rebutter, or a Rebut-

ting more than once. See Rebutter.

Surrejouder Is a Second Defence of the Plaintiff's Action, opposite to the Defendant's Re-joinder. West. Symbol. part 2. Tit. Supplications, self. 57. and therefore Hotoman calls it Triplicationem, que est secunda actoris defensio contra rei duplica-

tionem opposita.

durrender, Surfum-redditio, Is an Instrument in Writing, testifying with apt Words, that the particular Tenant of Lands or Tenements for particular Tenant of Lands or Tenements for Life, or Years, doth infficiently confent and a-gree. That he which has the next or immediate Remainder or Reversion thereof, shall also have the present Estate of the same in Possession, and that he yields and gives up the same unto him : tioned in Fleta, lib. 2. cap. 12. par. 27. De coquis & that he yelves and gives by the lane data that the land the left, 110. 2. tap. 12. par. 27. De coquis et or every Surrenderer ought forthwith to give carnficious carnes venditantibus suscendas, vel de ma-Possessimos of the Things surrendered. West. Symbol. rina vel semicosta, &c. It is called in Briton, pa. 33. part 1. lib. 2. sest. 503. where are several Precedents: There may be also a Surrender without Suskin. See Galli-Half-pence. Writing: And therefore there is faid to be a Surpender in Deed, and a Surrender in Law; A Surpender in Deed is that which is really and fensibly ory, Rent, & by Reason of the Unity of Poole performed. A Surrender in Law is in Intendment of fession, thereof, and of the Land out of which Law by Way of Consequent, and not actual. See of this Perkins, cap. 9. & fol. 606. As if a minut, but may be revived or awaked, and so Man have a Lease of a Farm, and during the Term, heacecept of a new Lease, this Act is in I aw Res. The Extragallement of the Law of the La Writing: And therefore there is faid to be a Term, he accept of a new Leafe, this Act is in Law a Surrender of the former. Co. 6 Rep. fol. 11.
There is also a cussomer Surrender of the Copyhold-Land, for which see Coke sup. Listleton, set. 74. And a Surrender may be of Letters Patent to the King, to the End he may grant the Estate to whom he pleases.

Surroyatt, Surrogatus, One that is substituted or appointed in the Room of another, most commonly of a Bishop, or of a Bishop's Chan-

Sourfise, Supersifa, 32 H. 8. ca. 48. Seems to be an especial Name used in the Castle of Dover, for fuch Penalties and Forfeitures as are laid upfor inch remaites and reflectives as are laid upon those that pay not their Duties or Rent for Castleward at their Days. Bracton hath it in a general Signification, lib. 5. tract. 3. cap. 1. num. 8. and Fleta, lib. 6. cap. 3. in princ.
Surveyol, Supervisor, Is a French Word compounded of sur, i. super and woir, cernere, videre, it signifies with us, one that has the Over-seeing

or Care of some great Person's Land or Works. As the Surveyor general of the King's Manors. Cromp. Fur. fol. 39. And in this Sense it is taken, 33 H. 8. cap. 39. where there is a Court of Surveyors erected: And the Surveyor of the Wards and

But he is taken away with the Court of Wards and Liveries, by the Statute made Anno

12 Car. 2. cap. 24.

Burbevoz of the King's Erchange, 9 H. 5. Stat. 2.c. 4. Was an Officer whose Name seems in these Days to be changed into fome other; for there is none such now, or else the Office is now disnfed

Sus, Unum fuit Machinamentum, qued nostri bus crudis coriis communitis, protegit in se subsidentes, qui quasi more Suis ad murorum suffodienda penetrant fundamenta. Will. Malmsbur. Hift. lib. 4. Praparare fecerant variarum argumenta machinarum. Alii Sues rostratas, alii Contos, alii Sues, sive quodcunque genus vel prius visum vel tunc excogitatum. Ricardi Regis Iter Hierosol. cap. 59. Let the Etymologists consider, whether the large Tubs with Two Ears, carried on Mens Shoulders by a Pole or large Stick, be not hence called Sour and the Sticks whereon they are carried Sow stangs.

Sulana terra Is Land worn out with ploughing. It is mentioned in Thorn de terra mensurata, viz. Summa terra arabilis 567 acra, summa totius cum terra Susana 2149. acra, &c. and in several other

Places there.

Suftematæ Carnes, Surfeited Meat : It is men-

Sufpenfion or Sufpence, Sufpenfio, Is a Temdiffers from Extinguishment, which dies for ever.

Bro. Tit. Extinguishment and Suspension, fol. 314, and Co. on Lit. lib. 3. cap. 10. sett. 559. Suspension is also used sometimes by us, as it is in the Canon Law pro minori Excommunicatione, Anno 24 H. 8. cap. 12. Sec Vocab. utriusq; juris.

Suspensio ab officio Is when a Minister for a Time

is declared unfit to execute his Office.

Sufpensio a Beneficio Is when a Minister for a Time is deprived of the Profits of his Benefice.

Sulpital, From the Latin supprare, i. ducere suf-piria) And seems to be a Spring of Water passing under the Ground toward a Conduit or Cistern. 35 H. 8. cap. 10. And indeed the Word is an ab-folute French Word; for Suspiral in that Tongue fignifies spiramentum Caverne, the Mouth of a Cave or Den.

Bute. See Suit.

Sute-filber Is a fmall Rent, or Sum of Money which, if paid, does excuse the Freeholders from the Appearance at the Court-Barons within the

Honour of Clun in Stropshire.
Suthdure, i. e. The South Door of a Church: It is mentioned in Gervas. Dorob. de reparatione Cantuar. Ecclesia, and it was the usual Place where Canonical Purgation was performed; that is, where the Fact could not be proved by fufficient

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Evidence,

Evidence, the Party accused came to the South a Sweath, in some Parts a Swarth, i. e. a straight Door of the Church, and there in the Presence of the People, made Oath, that he was innocent. This was called Judicium Dei, and so was the vulgar Purgation, which was by Fire or Water: Offium Ecclesia quod antiquitus ab Anglis & nunc ufque Suthdure dicitur, in quibus omnes querelas totius regni, que in hundredis & Comitatibus, uno vel pluribus, vel certe in Curia Regis, non possunt legaliter diffiniri, finem inibi seut in Curia Regis Summa, sortiri debere discernitur. Gervas. Dorob. de reparatione Ecclesia Cantnar. It is for this Reason, that Porches are built at the South Door of the Church.

Suwelfilber, Inter antiquas consuetudines Abbatia de Santto Edmundo -- Apud grangias per totum annum funt xiii. famuli capientes xiii. metecornsad Suwelsibet metecorn datur singulis unus denarius ad Suwelsilver, & est summa de Suwelsilver per an-num ix sol.—— Ex Cartular, S. Edmundi, MS.

fol. 322.

Swans, Cygnus, He that stealeth the Eggs of Swans out of their Nests, shall be imprisoned for a Year and a Day, and fined according to the King's Plcafure; one Moiety to the King, and the other to the Owner of the Land where the Eggs were fo taken; and it was a Custom in antient Time, that he which stole a Swan in an open and common River, lawfully marked, the same Swan, (if it may be) or another Swan shall be hanged in a House by the Beak; and he which stole it, in Recompence thereof, compelled to give the Owner as much Corn as may cover all the Swan, by putting and turning the Corn upon the Head of the Swan, until the Head of the Swan be covered with Corn. See Co. 7
Rep. Cafe of Swans.

Swansherd. See King's Swan-herd. Swanimote or Swanmote, (Swainmotus) From the Saxon Swang, i. e. (as we now call our Rusticks) a Country Swain, a Boclandman, a Free. holder, and Gemote, i. e. Convenius; (the Saxon g being usually turned into i, or y) signifies a Court touching Matters of the Forest And held by the Charter of the Forest Thrice in the Year, before the Verderors as Judges. Ann. 3 H. S. cap. 18. What Things are inquirable in the fame, you may read in Cromp. Furifd. fol 108. And it is as incident to a Forest, as a Court of Pie-powder to a Fair; Nullum Swain-motum de catero teneatur, in Regno nostro nisi ter in Anno, viz. in Principio quindecim dierum ante festum santti Michaelis, &c. circa sestum santti Martini, & înitio quindecim dierum ante festum sancti Johannis Baptista, er. Charta de Forcita tam Regis Johan quam Hen. 3. cap. 9. See 4 Inft. fol. 289. See Kennet's

Swarff Money, The Swarff-Money is one Penny Hal penny, it must be paid before the Rising of the Sun; the Party must go Thrice about the Cross, and fay the Swarff money, and then take Witness, and then lay it in the Hole: And when you have so done, look well that your Witness do not deceive you: For if it be not paid, you give a great Forfeiture, 30 s. and a white Bull. This Exposition was found in an old MS. containing the Rents due to the Catesbyes in Lodbrocke, and other Places in Warwickshire; but supposed to be mistaken, or to signify the same with Warth-Money. See Ward-penny.

Simpage Is the Crop of Hay got in a Meadow; called also the Swepe in some Parts of Eng-

Co. on Lit. fol. 4.

Swatha, Sax. Swath, a Swathe, or as in Kent

Row of cut Grass or Corn, as it lies after the Scithe at first Mowing of it. A Swathe of Meadow was a long narrow Slip of Ground, like a Selion in arable Land. William Barward fold his Part of Five Swaths in a Meadow called Bikemore

-dua Swaths dicti prati jacent ut sequitur -& dua Swathes apud Mathamms. Paroch. Antiq. pag. 399. Hence in the North, a Swath-Bank is a Swarth of new cut Grass, where a green Swarth or Furrow among arable Land is

called a Swang.

Smoling or fuling of Land, Sulinga, folinga, vel swolinga terre, in Saxon Sulung, from sul or suth, aratrum; as to this Day in the western Parts, a Plow is called a Sul, and a Plow-staff a Sulpaddle. It is the same with Carucata terra, that is, as much as one Plow can till in a Year: A Hide of Land, though others fay it is an uncertain Quantity .-- Dedit etiam idem inclytus Rex Willielmus (Conquestor) eidem Ecclesia de Bello in Cantia, Regale Manerium, quod vocatur Wy, cum omnibus appendiciis suis septem Swolingarum, id eft, quam Cantiani Anglice dicunt Three Swolings. Charta pervetusta Eccles. Cantuar. de qua vide Somnerum in Antiquitat. loci, pag. 211. This in Selden's Titles of Honour, fol. 636. is written Swillinga.

Smorn Brothers, Fratres jurati. Persons who by mutual Oath covenanted to there each the other's Fortune. Statutum est quod ibi dehent populi omnes & gentes univerfe fingulis annis, femel in anno scilicet, convenire. scilicet in capite Kalendarum Maii, & se fide savamento non fracto ibi in unum & simul consocderare & consolidare, sicut conjurati Fratres. Leg. Edw. Conf. cap. 35. In any notable Expedition to invade and conquer an Enemy's Country, it was the Custom for the more eminent Soldiers of Fortune, to engage themselves by reciprocal Oaths to share the Reward of their Service. So in the Expedition of Duke William into England, Eudo and Pinco were Sworn Brothers and Co-partners in the Estate which the Conqueror allotted to them, So were Robert de Oily and Roger de Iveri-- Robertus de Oleio 😂 Rogerus de Iverio Fratres jurati, 😂 per fidem & sacramentum confæderati venerunt ad conquestum Anglia. Paroch. Antiquit. pag. 57. No Doubt this Practice gave Occasion to our Proverb of Sworn Brothers, and Brethren in Iniquity, because of their dividing Plunder and Spoil.

Sph and som, Pax & securitas, And accordingly we read in the Laws of King Canutus, cap. 17. Eallum Cristenum Mannum syb, som gemene, that is, Omnibus Christianis Pax & securitas communis

Spilva (2013, Wood under Twenty Years Growth; Coppice wood. See the Statute 45 E. 3. cap. 3. It is otherwise called in Law-French Sub-

cap. 3. It is office with California Cap. 3. It is office with boil. 2 Inst. fol. 642.

Symbolum, (Gr.) Is the Apostles Creed; in Latin Collatio, because the Catholick Faith was by them in unum collata: It is often called by this Name in our Historians, and thus described in the following Verses, which for their Curiolity I have transcribed.

Articuli fidei sunt bis sex corde tenendi, Quos Christi Socii docuerunt pneumate pleni; Zaos Coriji socie doi detam presance peen ; Credo Deum Petrus inquit, ego cunsta creantem, Andreas dixit, credo Jesum fore Christum; Conceptum, natum Jacobus, passumque Johannes, Insernos, Philipus, sregit, Thomasque, revixit, Scandit, Bartholomaus, veniet censere, Mathaus Pneuma, minor Jacobus, Symon, peccata remittit, Restituet, Judas, carnem, vitamque, Mathias.

Syncopare, i.e. To cut his Words fhort, to pronounce them fo as not to be understood; the Word is used in several of our Ecclesiastical Councils and Synods. Ita quod ex festinatione nimia verba non pracidantur vel lyncopentur. Concilium Sarish. cap. 36. Syned. Wigorn. cap. 10.

Sprioticus, i. e. A Patron or Advocate: It is

mentioned in Mat. Parif. Anno 1245. Syndicus om-

nium Christianorum terra Sancta, &c.

Spynot, Synodus, A Meeting or Assembly of Ecclesiastical Persons concerning Religion, of which there are Four Kinds: 1. General, where Bishops, &c. meet of all Nations. 2. National, where those of one Nation only come together.

3. Provincial, where they of one only Province meet. 4. Diocefan, where those of but one Dioneet. 4. Divelan, where those of but one Discesses meet. See Convocation, which is all one with a Synod, only the one is a Greek, and the other a Latin Word. Our Saxon Kings usually called a Synod, or mixed Council, confitting both of Ecclefiasticks and the Nobility, Three Times a Tear; which was not properly called a Parliament till Henry the Third's Time. See Parliament.

Synoda', Synodale, Is a Tribute in Money, paid to the Bishop, or Archdeacon, by the inferiorial to the Bishop and the Bishop archdeacon, by the inferiorial to the Bishop archdeacon, by the Bishop archdeacon, by the inferiorial to the Bishop archdeacon, by the Bishop arc

or Clergy at Easter Visitation; and it is called Synodale quia in synodo frequentius dabatur. The Impropriation of Derebuit in Com. Glouc. pays yearly 7 s. 9 d. pro Synodalibus & Procurationibus. Pat. 20 July 34 H. S. Et quod fint quieti a Syno-dalibus & ab omni Episcopali consuetudine excepto denario beati Petri. Mon. Angl. 2 par. fol. 276. Sce he Historical Discourse of Procurations and Synodals, pag. 66, & 98. These are called otherwise Synodies in the Statute of 32 Hen. 8. cap. 16. yet in the Statute of 25 H. 8. cap. 19. Synodals Provincial feem to fignify the Canons or Constitutions of a Provincial Synod. And fometimes Synodale is used for the Synod it self. See Dugd. Warwickshire, fol.

were at first fo called, from informing and attesting the Disorders of Clergy and People in the Episcopal Synod. But when they sunk in their Authority, the Synodical Witnesses were a Sort of impanelled Grand Iury, to inform of a record of Eabernaculum. A publick Inc. of Information of the Informat impanelled Grand Jury, to inform of, or prefent Offenders, a Priest and Two or Three Laymen for every Parish. At last Two principal Persons for each Dioceic were annually choien, till by Degrees this Office of Inquest and Information was devolved upon the Churchwardens. See Ken-Degrees this Office of Inquest and Information cam pro procuratione sur institutione sur a gud Shul-was devolved upon the Churchwardens. See Kensur Proposed Parach. Antiq. pag. 649. Synodale juramentum, culo dicti loci. Consuctud. Domus de Farendon, was the folemn Oath taken by the faid Testes, as MS. 48. is now by Churchwardens to make their Presentments.

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the Brawn of his Thumb. Anno 4 H. 7. cap.

Tabard, Tabarder, The Bachelor Scholars on the Foundation of Queen's College, Oxford, are called Tabiters, or Tabarders; of which Name there is a little Differention by Thomas Barlow, S. T. P. Provost of the faid College, and afterwards Bishop of Lincoln, which, among other Letters and little Tracts, is now in the Hands of the Reverend Mr. Offley Rector of Midleton, Cons. Oxon. and Prebendary of Lincoln, late Chaplain to the faid Bishop. Out of which Differtation, I shall transcribe somewhat for the Instruction, or at least Diversion of the Reader.

That our Scholars were called Tabiters (so we now pronounce the Name) from a Kind of Gown they wore, I make no Question. that Gown was then called a Tabert or Tabarr, or Tabard. For, 1. Verstegan tells us, Tabert anciently fignified a short Gown that reached no farther than the Mid-Leg, and that it remains for the Name of a Gown in Germany, and in the Netherlands. And in England, it is now the Name only of an Herald's Coat. 2. Edward Bolton, (Element of Armories, pag. 67.) Speaking of the Monument of Edward the Black Prince at of the Monument of Edward the Black Prince at Canterbury, tells us, that there he hath on his quilted Coat Armour with half Sleeves Tahard Fashion; and in his Glossay at the End of his Book, explains the Word as Verstegan doth. 3. In Spanish I meet with Tavardo, which is rendered by Minshow in his Spanish Dictionary, a Kind of Garment like a Coat; the Word he takes not to be a pure Spanish Word, but an Arabi k or Moorish Word. 4. In French we know that Tabarre fignifies the fame, and is rendered by Coterave a long riding Cloak and is rendered by Cotgrave a long riding Cloak or Garment. So that the Spanish Tavardo, and the French Tabarre, and the Teutonick and Saxon Taber or Tabord, fignify all the same Thing, a Kind of Garment, &c.

Taberdum, A long Garment like a Gown;

sometimes it signified a Herald's Coat, but generally a Gown wore by Ecclefiasticks. Fratres facerdotes dicti Hospitalis babeant unam robam integram,

ceraises active logistary based in that round integran, tunicans, supertunicans, Taberdum & capucium, nigri coloris. Matt. Parif. pag. 164.

Tabellion, Tabellio, A Notary Publick, or Scrivener allowed by Authority to ingrofs and action regions of the control of register private Contracts and Obligations. Paris. fol. 424. De anno 1236. hath these Words, Quoniam Tabellionum usus in Regno Anglia non ba-

Entertainment. Memorandum quod die Martis proxime ante Festum Sancti Gregorii Anno Regni Regis Edavardi Fil. Reg. Edwardi secundo. Magister Gilbertus de Segrave Archidiaconus Oxon. recepit dimidiam mar-

Tavie Bents, Redditus ad mensam. Rents paid to Bishops or Religious Prelates, reserved or appropriated to their Table or House-keeping. Such Rents paid in Specie, or Provision of Meat and Drink, were fometime called Bord-Land

Every Person convict of any other Felony Tabling of Fines Is the Making a Table for every County where his Majesty's Writ runs, fit of his Clergy, shall be marked with a T, upon containing the Contents of every Fine passed in

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any one Term, as the Name of the County, ditor, the other by the Debtor. As now used by Towns and Places, wherein the Lands or Tene-our Brewers, &c. and was formerly the common ments lie; the Name of the Demandant and Way of keeping all Accounts. ments lie; the Name of the Demandant and Deforceant, and of every Manor named in the Inner This is to be done properly by the Chiro-fine. This is to be done properly by the Chiro-fine and fire the Ingrof-fine of Fines of the Common Pleas, who every Day of the next Term, after the Ingrof-fine of Money, old English, a tal'd Sum. The every Day of the next Term, after the Ingrof-fine of Money, old English, a tal'd Sum. The every Day of the next Term, after the Ingrof-fine of Money, old English, a tal'd Sum. The every Day of the faid Court, Tale of Money. Tale and Retail of Goods. The Taller in fone open Place of the faid Court, of the Exchequer, whom we make the Ingrof-sheriff or Deputy, fair written in Parch-Theriff or Deputy, for that County, or else between the Term and simple, by Reason it is so mineed or parted as it the Assistance of the court, where to dispose, but is by the sirf Giver cut or divided the Justices of Ashifes shall then sit, and to continue there during their fitting: And if either the nee. Co. lib. 4. in Procemio: And this Limitation Chirographer or Sheriff fail herein, he shall forfeit 5 li. And the Chirographer's Fee for every such Tabling is Four Pence. 23 Eliz. cap. 3. and West. Symbol. part 2. Tit. Fines, fett. 130

Cabula, A preseribed Form or Directory in Cathedral Churches, drawn up at the Beginning of each Week by the Hebd madary, appointing the feveral Persons and their several Parts in the Offices of the following Week; which Persons the Heirs of their Two Bodies begotten; and so nominated and allotted to respective Duties, hath this Term of special, because if the Man were called Intabulati—— Sacerdotibus injungimus bury his Wife before Issue, and take another, quod cum intabulati seriest tabulam in legendo con the Issue before Issue, and take another, quod cum intabulati seriest tabulam in legendo con the Issue before Issue, and take another, quod cum intabulati seriest tabulam in legendo con the Issue before Issue, and take another, quod cum intabulati seriest tabulam in legendo con the Issue before Issue, and take another, quod cum intabulati seriest tabulam in legendo con the Issue before Issue, and take another, quod cum intabulati seriest tabulam in legendo con the Issue before Issue cannot inherit the quod cum intabulati fuerint tabulam in legendo & cantando fequantur. Stat. Eccl. Paulinæ, MS. fol. Sce Ebdomadarius, who was the Officer deputed commonly to this Care, and was therefore called Scriptor Tabule, and for the more equal Discharge of his Office, it was thus ordaincd ___ Scriptori Tabulæ in virtute obedientiainjungimus, quod officium suum fideliter exequatur, ita quod unum per frauden seu malitiam non oneret, & alteri gratiam indebite deserat seu savorem, sed circa intabulandos rettum ordinem fine faltu & equi-- Ibid. fol. tatem omnimodam studeat observare -

55. a. pag. 1191. And in Huntingdon, lib. 7. Equi non insolitum ferentes clamorem, buccinarum clangorem & idus Taburciorum, &c.

us Taburciorum, &c. Cac, Tak, Thissletac. Custumarius in Bosbury debet quasdam consuetudines, videl. Tak & Toll, & Faldsey, & sanguinem suum emere. Blount of Tcnurcs, pag. 155. In manerio de Thurgaston, Com. Not. Siquis tenentium occiderit porcum unius anni solvebat Domino unum denarium vocatum Thistletec, Ibid. p. 153.

– Cum Houshold & Hayhold & Tacfre-Tacfire de omnibus propriis poreis suis infra omnes me-tas de Cockisbul, &c. Charta Domini Tho. de Menylgaring, sine dat. We still retain the Word Tac-free, a little altered, that is, they paid nothing for their Hogs running within that Limit.

Cattare For Confirmare. Fleta, lib. 2. cap. 61. par. 22.

Madcaffer. See Calcaria.

Easte. See Ratofibus.
East, Talia, Talia, A Tally or Piece of Wood cut with Indentures or Notches in Two corresponding Parts, of which one is kept by the Cre-

- Ut patet per

from all others, and tied to the Issue of the Doof Tail is either general or special. Tail general, is that whereby Lands or Tenements are limited to a Man, and to the Heirs of his Body begotten; and it is so called, how many Wives soever the Tenant holding by this Title shall have, one after another in lawful Marriage; his Issue by them all have a Possibility to inherit one after another. Tail special is when Lands or Tenements are limited to a Man and his Wife, and Land, &c. Also if Land be given to a Man and his Wife, and to their Son Thomas for ever, this is Tail Special. See more of this in Fee, and Lit. lib. 1. cap. 2. and the New Book of Entries, verb. Tail. Tail in the other Signification, is that we vulgarly call a Tally: For une taille de lois, is a cloven Piece of Wood, to set up an Account upon by Nicks; for in the Statute 10 E. 1. cap. 11. and 27 E. 1. ftat. 1. cap. 2. it is termed a Tail, and 38 E. 3, cap 5, and so in Broke's Abridge ment, Tit. Tail d'Ex. bequer, fol. 247. Sec Tailes. Tail after possibility of Juue excint Is where

Tabur, (Taburcium) A Bell used in Time of Land is given to a Man and his Wife, and to the War: It is mentioned in Dieetus, and several other Historians, viz. Juxta source illus instrumenti qued Ripateribus weatur Tabur. Rad. de Diccto, Term of his own Life, as Tenant in the Tail after Possibility of Issue extinct, and notwithstanding that he do Waste, he shall never be impeached of it. And if he alien, he in the Reversion shall not have a Writ of Entry in consimili casu, but he may enter, and his Entry is lawful, by R. Thorpe Chief Justice. 28 E. 3. 96. & 45 E. 3.

25. Sec Tallage. Sec Tallage. Dailes, (Tallia) French Taille, Italian Tagliare, i. e. scindere, a cut Stick, i. e. a Stick cut Two Parts: On each was marked what was due between Debtor and Creditor; and this was the antient Way of keeping Accounts: Afterwards it fignified a Tribute paid by the Vassal to the Lord: From hence comes Tallagium, which fignifies any Sort of Tax.

But in the feudal Law, Talliare fignifies to limit or cut: From the French Tailler to cut, fo that Talliare feedum is to limit a Fee-simple, which we call a Fee-tail; that is, a limited Inheritance to fuch only who are named in the

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There are Two Sorts of Tallies mentioned in cut out of the whole, but metaphorically is used our Statutes, to have been long used in the Exformal Statutes, to have been long used in the Exformal Statutes, to have been long used in the Exformal Tribute, Toll or Tax. Stat. de Tallagio non concedendo I Rich. 2. cap. 5. which are a Kind of dendo temp. E. 1. And Stow's Annals, pag. 445. Acquittance for Debt paid to the King, As Thence come Talaigiers in Chaucer for Tax or Toll-Anno I Rieb. 2. cap. 5. which are a Kind of Acquittance for Debt paid to the King. As for Example, the University of Cambridge pays yearly Ten Pounds for such Things as are by their Charter granted them in Fee-sarm, viz. 5 l. at the Amunciation, and 5 l. at Michaelmas. He that pays these Sums, receiveth for his Discharge a Taile or Tally at each Day, with both which, or Notes of them, he repairs to the Clerk of the Pipe-Office, and there in-flead of them, receiveth an Acquittance in stead of them, receiveth an Acquittance in Parchment for his full Discharge. The other are Tailes of Reward spoken of 27 H. 8. 11. @ 33 @ 34 H. 8. 16. and 2 @ 3 E. 6. cap. 4. which seem to be Tailes or Tallies of Allowance, or Recompence made to Sheriffs for fuch Matters, as of all Battles or Delivery of Meat and Drink. By the Statutes of the Church of St. Paul in levy, &c. See 2 & 3 E. 6. cap. 4. There are also Tallies of Debt used among Subjects, Et fi banetix & cellarii benes se culture of the Church of St. Paul in London, it was ordained, Ut Custos Bracini claves creditor babet Talleam, oportet creditors and the statute of cellarii benes se culture of called the second second called the second secon per convicinos suos vel per alios, per quorum fidelitatem Ballivi & alii prafentes illo tempore in Curia notitiam habere tosunt, & si Creditor petat debitum per vocem suam simplicem tunc debitor potest esse ad suam legem manifestatam. MS. Codex de LL. Statutis, &c. Burgi villæ Montgomer. a temp. H. 2.

Calle, Under-wood fit to cut : Et 300 Acras filvæ paftilis modo val. 6 lib. & Tailla, 40 Sol.

Domeiday.

Taini or Thain mediocres Were Freeholders, and fometimes called Milites Regis, and their Land called Tain land. 1 Inft. fol. 5. b. See

Taint, Attintus, Cometh of the French Teinet, i. infectus, and fignifies substantively, either a

Conviction, or adjectively a Person convicted of Felony or Treason, & See Attaint.

Takes Is a Latin Word of known Signification, and used in our Law for a Supply of Men impanelled upon a Jury or Inquest, and not appearing, or at their Appearance challenged by either Party as not indifferent; in which Case the Judge, upon Motion grants a Supply to be made by the Sheriff of one or more fuch there prefent; and herenpon the very A& of supplying is called a Tales de circumstantibus. But he that hath had one Tales either upon Default or Challenge, may not have another to contain fo many as the former: For the first Tales must be under the principal Panel, except in a Cause of Appeal, and so every Tales less than other, until the Number be made up of Men present in Court, and such as are without Exception: Yet this general Rule is not without some Exceptions, as appears by Staundford, Pl. Cor. lib. 3. cap. 5. These commonly called Tales may in some Sort, and indeed are called Melores, viz. when the whole Jury is challenged, as appears by Bro. Tit. Oct. Tales, auter Tales, fol. 105. See Co. lib. 10. fol. 99.

Bewfage's Calc.

Eales Is also the Name of a Book in the King's Bench Office, of fuch Jury-men as were of the

Tales. Co. lib. 4. fol. 93.

Estifa cognitus, i. e. Tallies made ex corylo ar-

French Taille, which properly fignifies a Piece & cognominis, de tiel person issint morant seise & que

gatherers. See Subfidy. Tallage, fays Coke, is a general Word for all Taxes. 2 Inft. fol. 532. But Tenants in antient Demesne are quit of these Taxes and Tallages granted by Parliament, except the King do tax antient Demesne, as he may when he thinks good, for fome great Cause.

Callagium facere, To give up Accounts in the Exchequer, where the Method of Accounting is by Tallies. ----- Cum Vicecomes Cumbria sederet Super computum ad Scaccarium apud Salop. idem Vicecomes fecit tallagium sub nomine suo 60 libr.-Memorand. in Scaccario Mich. 6 Ed. 1. by Sir

John Maynard.

London, it was ordained, Ut Custos Bracini claves vanetie & cellarii penes se custodiat, & liberationes supervideat, & tallationes sa.iat per seissum nist rationabiliter fuerit impeditus. Liber Stat. Eccl. Pauling, MS. fol. 40. a.

Talleng. Sec Tailes.

Tallis, Every Canon and Prebendary in our old Cathedral Churches, had a stated Allowance of Meat, Drink, and other Distributions, to be delivered to him per modum tallia. Hence their Commons or fet Allowance, in Meat or Drink, was called tallia. As in the Statutes of the Carhedral Church of Paul's, collected by Ralph Baldock, Dean about the Year 1295 .dum est quod non residens Canonicus desungens per an-num integrum a die sui obitus computandum talliam suam integram panis & cervisiæ in bracino –

Walliari de certo tallagio, To be affessed or taxed at such a Rate or due Proportion, toward the Tallage imposed by the King on his Barons and Knights, and by them on their inferior Tenants. See Kennet's Paro.h. Antiquit. in Glof-

fary.

Dallhing or Ballmood (Taliatura) Is Fire-wood, Ellifly or Estimono (1 alianna) is fire-wood, eleft and cut into Billets of a certain Length. Anno 34 & 35 Hen. 8. cap. 3. and Anno 7 Edev. 6. cap. 7. Every Talshide marked one, being round bodied, shall contain Sixteen Inches of Assis in Compass, &c. Anno 43 Eliz. cap. 14. This was anciently written Talgbounde.— Et quod de toto residuo Bosinia and market was markenin, idem Petrus seei. ci, quod non valebat pro maeremio, idem Petrus fieri fecit Carbones & boscum computabilem vocatum Talghwode. Claus. 3 E. 3. m. 26. intus.

Tamara, Tamerton. Camarus flubius, Tamar.

Camifie, Thames.

Tangier, An antient City of Barbary, lying within the Kingdom of Fez, mentioned in the Statute of 15 Car. 2. cap. 7. and was formerly Part of the Dominion belonging to the Crown of

Manistry Is a Law or Custom in some Parts of Ireland, of which Sir John Davis in his Reports, fol. 28. thus, Quant ascun person seisie de ascuns Castles, Manors, Terres ou Tenements del nature & Estlia continua, i. e. Tallies made ex corylo ar-bore. Knighton, pag. 2570.

Sallaue, Talliegium, May be derived of the de descender, Seniori & Dignissimo viro Sanguinis le file ou les files de tiel person issint morant seisie de every Town, was wont to be yearly paid, but touts temps avant dit, ne fueront inheritables de tiels now not without Consent in Parliament, as Subterres ou tenements, ou de ascun parte de eux. The Name seems to be derived from Thanus. See Sir James Ware's Antiquitates Hibernia, pag. 38.

Mannare, To Drefs or Tan Leather. Prior de Tynemuth habet commonaches suos Mercatores coriorum recentium per patriam, qui cum ea comparaverint; apud Pressum tannare faciunt & inde naves vel batella apud Sheles onerant. Placito Parliam. 18

Tapenarius, A Seller of Tapestry, an Upholfter .- De quolibet tapenario per totum tempus feriæ (scil. Winton) unum denarium. Pat. 2 Edw. 4. P. 6. M. 6.

Target, A Shield; from the Latin Tergus, because it was formerly made of Leather wrought out of the Back of an Ox.

Targia (Tarida) Was a Ship of Burthen, fince called a Tartan, Knighton, Anno 1385. calls it Tareta, viz. Cepit duas Taretas bene onustas. Wallingham. Anno 1386. calls it Tarrita. viz. Cepit fex Tarritas refertas multis bonis.

Tarida. See Targia.

Cartaron, (Anno 4 Hen. 8. cap. 6.) A Kind of fine Cloth or Silk.

Tastha. See Thoseia. Tapps. See Bossums. Tare and Tre', The first is the Weight of Box, Straw, Cloths, &c. wherein Goods are packed. The other is a Confideration allowed in the Weight for Waste, in emptying and refelling the Goods. See the Book of Rates.

Tarita. See Targia.

Takels Is a Kind of hard Bur used by Clothiers and Clothworkers, in dreffing of Cloth. Anno 4 E. 4. cap. 1.
Tallale for Cafula.

Tallun, and Talla, A Mow or Heap, from the French Taffer, to pile up. Commissio facta fuit Roberto Hadham ad vendend. blada & alia bona diversarum Abbatiarum alienigenarum, qui venit & cognovit, quod vendidit blada Prioris de Tickesord in cognovit, quod vendidit blada Prioris ae Iteksjora in garbis in duobus tassis existen. pro 10 li. &c. Hill. 25 E. 3. Coram Rege, Rot. 13. Hence Tassis, for Teagh, Sax. est marsusium seu clausura. to mow or heap up; and ad tassum surcere, to show the Sax. Tyman, i. e. Propagare, to Teem or the Mow.

Tath, In Norfolk and Suffolk, the Lord of each Manor had the Privilege of having their Te-nants Flocks of Sheep brought at Night upon their own Demesne Ground, there to be folded for the Benefit of their Dung, which Liberty of so improving of their Land is called Tath. Vide also Advocate.

Spelman Icenia.

Tau Significs a Cross: Tradendo dicto Comiti Thau eboreum. So Mr. Selden, in his Notes upon Eadmerus, pag. 159. Ego Ladgifa prædicti Regis Iva boc opus egregium Crucis Taumate consilidavi.

Sec Mon. 3 Tom. pag. 121.

@suri liberi Libertas: In some ancient Charters Taurus liber fignifies a Common Bull, so called, because he is common to all the Tenants within such a Manor or Liberty, viz. Cum libertate faldie, liberi Tauri & liberi Ari, &r.

Taurus Signifies a Husband. In Leg. H. 1. cap.

77. Videtur autem matris est (for esse) cujuscunque

Taurus alluferit.

Tax (Taxa, from the Gr. Tozs Quod non folum ordinem, sed & moduin ratione temperatum significat, atque ob id etiam taxationem & tributum unde ταξόμενει dicuntur, qui tributum imponunt). It was such a Tribute as being certainly rated upon

fidies are. It differs from a Subfidy in this, that is always certain, as it is fet down in the Exchequer Book, and levied in general of every Town, and not particularly of every Man. It is also called a Esteemb, Anno 14 E. 3. stat. 1. cap. 20. and 9 H. 4. cap. 7. It seems that in antient Time, this Tax was imposed by the King at his Pleasure, but Edward the First, bound himself and his Successors, from that Time forward, not to levy it but by Consent of the Realm. Anno 25 Edw. 1. cap. 5. See Gild, Subsidy, Fifteenth, and Witerden, and also Camb. Brit. pag. 304. d Witerden, and also Camb. Brit. pag. 304. Taxatio Bladozum, An Imposition laid upon

Corn.

Ad Taram operarius, A Tasker, Triturator ad taxam, a Thresher in the Barn, who works by the Great, or by the Measure, not by the Day. Et in solutis Johanni Leseby trituranti ad tax-am xlv. quarteria frumenti, ut patet per talliam boc anno, capiendo pro quolibet quarterio iii. den. ob. Pa-

roch. Antiq. p. 576.

Caratio Mozmicentis, The Valuation of Ecclesiastical Benefices made through every Diocese in England, on Occasion of the Pope's granting to the King the Tenth of all Spirituals for Three Years. Which Taxation was made by Walter Bishop of Norwich, delegated by the Pope to this Office in 38 Hen. 3. and obtained till the 19th of Edw. 1. when a new Taxation advancing the Value, was made by the Bishops of Windesser and Lincoln.

Tarers, Two Officers yearly chosen in Cambridge, to sce the true Gage of all Weights and Measures: The Name took Beginning from taxing or rating the Rents of Houses, which was

antiently the Duty of their Office.

Tea Is a Kind of potable Liquor lately used in England, and introduced from China and the East Indies, being made of the Leaf of a Shrub growing in those Parts. See 12 Car. 2. cap.

bring forth) Signifies a Royalty granted by the King's Charter to the Lord of a Manor, for the having, restraining and judging Bondmen, Neifs and Villains, with their Children, Goods and Chattels in his Court. Tyman in Sax. fignifies

Heme est, quod habeatis totam generationem villanorum vestrorum, cum eorum Sectis & catallis ubicunque inventi fuerint in Anglia.—— Qui autem jurisdictionem babent kujusmodi, curiam de Theme, i. e. De nativis vel servis, dicuntur babere, in qua olim licuit inter cateros cognos ere de statu vassalli sui, utrum liber esset an servus. Anonymous in MS. Theame (fays the learned Spelman in the Laws of Edw. Conf. cap. 21 & 25.) significare videtur jurifdictionem cognoscendi in Cuvia sua de advocationibus, sive intertiatis, hoc est, de vocatis ad Warrantiam. Sec Glanvile, lib. 5. cap. 2. And Glossarium in x. Scrip-

Them, i. e. Quod Prior habet totam generationem Villanorum suorum, cum eorum secta & catallis ubicunque in Anglia inventi fuerint. Ex Registro Priorat' de Cokesford.

Techis

Two Gallons. See Tierce.

by the King, by Warrant from the Auditor of the wore a Red Cross on their Garments. Receit, and make weekly and yearly Books, both of their Receipts and Payments, which they de-Court, was the Place where they dwelt, and liver to the Lord Treasurer.

Telligraphiæ Are written Evidences of Things past: It is compounded, from the Sax. Tellan,

Deionium. See Thelonium. Te'onium, A Toll-Booth. Cuthbertus Tonstall Telonium Anglice, the Toll-Booth, in foro Dunel-mensi construxit. Hist. Dunelm. apud Whartoni

Angl. Sacr. P. 1. pag. 783. Tenant was bound to do for his Lord for a cerrain Number of Days: From the Sax. Tallan, numerare, and wore, opus: It is mentioned in Thorn, Anno 1364. Et debet qualibet swolinga arare 6 acras de Telwore, & 2 acras de swodleybon & pradictus 6 acras seminare.

Tementale or Tenmentale, A Tax of Two Shillings upon every Plough-land. Anno 1193. primo die Aprilis pradicus Rex Anglia (i. e. Ricardus) celebravit tertium diem colloquii sui (videl. in Concilio apud Nottingham) in quo constituit sibi dari de unaquaque carucata terra totius Anglia duos solidos, quod ab antiquis nominatur Tementale. Hoveden, Hist. f. 419. See Tenmentale.

Temperare, To come betimes, or to do a Thing in due Time. Addit. ad Matt. Parif. pag. 168. viz. Illud mane fic temperatur ut nulli fit onerofum, sed ad ai simentum omnium insirmorum, &c.

Templers, or knights of the Temple, (Templarii) Was a religious Order of Knighthood, instituted about the Year 1119, and so called, because they dwelt in Part of the Buildings belong-

Techits for Theris, Simeon Dunalm. Anno 1144. ing to the Temple at Jerusalem, and not far from Teoingspenny, Tething-penny, Thirding-penny, the Sepulchre of our Lord: They entertained Tithing-penny, A small Tax or Allowance to the Christian Strangers and Pilgrims charitably, and Sherif from each Tithing, toward the Charge of in their Armor led them through the Holy Land, keeping Courts, &.e. from which Duty some of to view the sacred Monuments of Christianity, the Religious were exempted by express Charter without Fear of Infidels; for at first their Profrom the King. As Hen. 1. to the Abby of fession was to defend Travellers from Highway-Reading. Abbas & Monachi de Radinge babeant ommen and Robbers. This Order continuing and nia tenementa sur quieta de tributis & leftagiis de increasing for near Two Hundred Years, was far tediapeni & timpeni, de summonitibus, de assistant forcad in Christendom, and particularly here in Cartular, Abbat. Reading. MS. 6. 2. a.

Emiliano, Teinlanda, Tainland or Teanland, as lem, falling away (as some Authors report) to Cartular. Abbat. Reading. MS. f. 2. a. England. But at length some of them at Fernsal Tentano, Teinlanda, Tainland or Thainland, as lem, falling away (as some Authors report) to if we should say, the Land of a Thainland, as lem, falling away (as some Authors report) to if we should say, the Land of a Thainland, as lem, falling away (as some Authors report) to if we should say, the Land of a Thainland, as lem, falling away (as some Authors report) to if we should say, the Land of a Thainland, as lem, falling away (as some Authors report) to if we should say, the Land of a Thainland, as lem, falling away (as some Authors report) to if we should say, the Land of a Thainland, as lem, falling away (as some Authors report) to if we should say, the Land of a Thainland, as lem, falling away (as some Authors report) to if we should say (as some Authors from Author say (as some Authors report) to if we should say (as some Authors from Authors say (as some Authors from Authors say (as some Authors report) to the Say (as some Authors say (as some Authors say (as some Authors from Authors say (as some A 1706. In antient Records, they were also called Teller Is an Officer of the Exchequer, of Fratres Militia Templi Solomonis. Mon. Angl. 2 which there are Four; whose Office is to receive par. fol. 554. b. About Nine Years after their all Monies due to the King, and to give the Infitution, they were ordered by a Council held Clerk of the Pell a Bill to charge him therewith at Triers, to wear a white Garment, and after-They also pay to all Persons any Money payable wards in the Pontificate of Pope Eugenius, they

in the Middle Temple the King's Treasure was

kept. Tempozalties of Bilhops, Temporalia Episcopodicere, and from the Greek young, seribo, quass a rum, Be such Revenues, Lands, and Tenements, Telling any Thing by Writing: Tamen serventur, and Lay-sees, as have been laid to Bishops Sees, libri primordiales cum assis telligraphis.

Besonium. See Thelonium. and Lords of the Parliament. See Spiritualties of Bishops. From the 31 E. 1. to the Time of the Reformation, a Custom did obtain, that when Bishops received from the King their Temporalties, they did by a folemn Form in Writing renounce all Right to the said Temporalties by Virtue of any Papal Provision, and acknowledged the Receipt of them only owing to the King's Bounty. This Practice began on the Occasion of a Bull of Pope Gregory 8. which conferred the See of Worcester upon William de Gainsborough, and committed to him Administrationem Spiritualium & Temporalium Epifopatus pradicti. Which Clause the King obliged him to renounce, and ordered a like Renunciation to be always obferved.

Temptatio, Reclius tentatio, Affay or Trial. Temptatio panis fiat bis in anno. Cart. 20 E. 1.

Tempus Dellonis vel Pellona, Maft-time, Volo etiam quod omnes Burgenses mei, qui porcos babuerint tempore Pessonis in Erc. Charta Hamonis de Massy, sine dat. See Pessona, which I take to be from Michaelmas to St. Martin's Day, Novemb. 11. After it was called Retropannagium.

Tempus

Cempus pinguedinis & firmationis. Et sciendum quod tempus pinguedinis bis computatur inter festum beati Petri ad Vincula & Exaltationem Santte Cruis, & tempus firmationis inter festum santii Martini & Purificationem Beate Maria. The first is the Season of the Buck, the latter of the Doc. See Firmifona.

Trus Was that which we now call a Coif: It is mentioned in a Council held at Lambeth, Anno 1281. cap. 22. Et cum corona sit Character Christians militia, & revelati cordis ac patuli radiis calestibu, insigne, ipsi ut vera iter ostendant se bujus Cha-

racteris titulum erubescere, tena coronas abscondunt

quasi calestes radios repellentes, &c. THERETE (Anno 23 Eliz. cap. 4) Are Houses for Habitation, Tenements or Places to live in, held of another.

Dwardus illustris Regis Anglia primogenitus omni-Dwardus ilustris Kegis Angua primogenius ombidinus & Sc. Salutem & amorem. Sciatis quod de dimus & assigna vinus in Tenenciam dilecto & fideli nostro Vooni Pauntun omnes terras cum suis jaribus & pertin. qua fuerunt Hugonis Bedelli inimici nostri in Villa de Aftele. Tenendas ad nostra beneplacitum vovilla de Ajveie. I enemasi au nostre confinement luntatis, nifi aliquis qui nobifeum personaliter interfuit in conflictu apud Evespam, quarto die Augusti, manus prius posuerit ad eassem. Et ideo vobis mandamus, &c. Dat. Cestria: 14 Augusti, Anno Regni Domini Regis Patris nostri 49.

Tenandlius, The same with Tenens. Statut. Roberti Regis Scotia, cap. 4. par. 3. Statutum est & ordinatum quod liet in posterum Dominus Rex de dicto Comitatu aut Dominio cum Tenandriis & libere tenentibus per chartam fuam infeodaverit aliquem,

Tend Seems to fignify as much as to offer, shew forth or endeavour; as to tend the Estate of the Party of the Demandant. Old Nat. Brev. fol. 123. To tend an Averment. Britton, cap. 76. To tend to Traverse. Staunds. Prarog. fol.

Tender May feem to come from the French

another, and joined with the Adjective Frank, it contains Lands, Houses, and Offices, wherein we have Estate for Term of Life or in Fee: And in this Sense. Kitchin, fol. 41. makes Frank-tene-ment and base Estate opposite to each other. In the same Sort Britton uses it, cap. 27. as also Brasson doth the Latin liberum tenementum, lib. 1.

Tenementalis (or Terra exterior) Is Land which was possessed by the Tenant, and distinguished by that Name from the Demesne Land of the Lord which was Inland, or Terra interior. See

Inland.

Tenementary Land, The Saxon Thanes who possessed Bockland, or hereditary free Estates, divided them into Two Sorts, Inland and Outland. The Inland was the Demains which the Lord kept in his own Hands. The Outland was granted out to Tenants under arbitrary Rents and Services, and therefore called Tenementary Land, the Tenants Land, or the Tenancy. See Spelman of Feuds, cap. 6, 7.

Tenementis Legatic Is a Writ that lies to London, or any other Corporation, (where the Custom is, that Men may demise Tenements as well as Goods and Chattels by their last Will,) for the Hearing any Controversy touching the same, and for rectifying the Wrong. Reg. Orig.

fol. 244. Tenent or Tenant, Tenens, From the Latin Temere, to hold, fignifies one that holds or pof-feffes Lands or Tenements by any Kind of Right, either in Fee, for Life, Years, or at Will. The Word in Law is used with divers Additions, as Tenant in Dower, which is she that possesses Land by Virtue of her Dower. Kitchin, fol. 160. Te-nant per Statute-Merchant, that holds Land by Virtue of a Statute forfeited to him. Ibid. fol. 172. Tenant in Frank-Marriage. Ibid. fol. 158. He that holds Lands or Tenements by Virtue of a Gift thereof made to him upon Marriage between him and his Wife. Tenant by the Curtefy, Id. f. 195. That holds for his Life, by Reason of a Child begotten by him of his Wife, Reason of a Child begotten by him of his Wife, being an Inheritrix, and born alive. Tenant by Elegit, that holds by Virtue of the Writ called an Elegit. Tenant in Mortgage, that holds by Means of a Mortgage. Tenant by the Verge in antient Demecine (Id. fol. 81.) is he that is admitted by the Rod in the Court of antient Demecine. Tenant by Copy of Court-Roll is one admitted Tenant of any Lands, &c. within a Manor, which Time out of Mind have been demisable, according to the Custom of the Manor. West. Symbol. part 1. lib. 2. sett. 646. Tenant by Charter is he Tender May seem to come from the French Tendre, i. tener, delicatus, and ased adjectively, signifies the same with us in Englis: But in a legal Sense it denotes as much as carefully to Scage, Tenant in Frank see, Tenant in Socage, Tenant in Frank see, Tenant in Socage, Tenant in Frank see, Tenant in Villenage. So is there Tenant in Fee simple. Kitchin, fol. 190. Tenant at tender Rent is to offer it at the Time and Place where and when it onght to be paid. To tender this Law of Summons. Kitchin, fol. 197. Is to offer himself ready to make his Law, whereby to offer himself ready to make his Law, whereby to offer himself ready to make his Law, whereby to offer himself ready to make his Law, whereby to offer himself ready to make his Law, whereby to offer himself ready to make his Law, whereby to offer himself ready to make his Law, whereby to offer himself ready to make his Law, whereby to offer himself ready to make his Law, whereby to offer himself ready to make his Law, bear of Estate of Inbevitance. Staunds. Tenant of Estate of Inbevitance. Staunds Prærog. fol. 6. Tenant in Chief, that holdeth of the King in Right of his Crown. F. N. B. fol. 5. Tenant the King is he that holds of the Person of the King, Ibid. or as some Honour. Ibid. Very Tenant, that holds immediately of his Lord. Tenant in Chief, that holds of the Person of the King, Ibid. or as some Honour. Ibid. Very Tenant, and joined with the Adjective Frank, it that holdeth by Fcoffment in Writing, or other and Tenant, the Tenant is very Tenant of the Mesne, but not to the Lord above: Tenant Peravail. See Peravail. Pl. Cor. 197. and F. N. B. fol. 136. Sec Dyer's Com. fol. 25. num. 156. So there are also foint-tenants, that have equal Right in Lands and Tenements by Virtue of one Right in Lands and Tenements by Virtue of one Title. Lit. lib. 3. cap. 3. Tenants in Common, that have equal Right, but hold by divers Titles, Ibid. cap. 4. Particular Tenant. Staundf. Prevog. fol. 13. that holds only for his Term. See Coke in Sir Will. Pelbam's Cafe, lib. 1. fol. 15. called Term for Life or Tears. See Plowd. Cothinfs Cafe, fol. 25. Sole Tenant. Kitchin, fol. 134. He that hath no other joined with him. Several Tenant is opposite TE TE

to Joint-tenant, or Tenants in Common. Tenant al 40 Acres, either to plough, or to keep it in-Pracipe is he against whom the Writ Pracipe is to closed or fenced. So in the Book of the Priory be brought. Co. Rep. lib. 3. Case of Fines, sol. of Dunstable, Est pratum illud tensabile per totum 88. Tenant in Demesse, 13 E. 1. cap. 9. 32 H. 8. annum.

cap. 37. is he that holdeth the Demeans of a Tentates panis, The Essay of Bread. Manor for a Rent without Service. Tenant on Service, 20 Edw. 1. sat. 1. is he that holdeth by Service. Vide Britton, cap. 79. in principio & cap. 96. Car fealty, &c. Tenant by Execution, 32 H. 8. cap. 5. that holds Land by Virtue of an Execution upon any Statute, Recognisance, &c. with divers others.

Tenentique in AMfa non onerandis, &c. Is a Writ that lies for him to whom a Diffeifor hath alienated the Land, whereof he diffeifed another; that he be not molested for the Damages awarded, if the Diffeifor have wherewith to fatisfy them himself. Reg. of Writs, fol. 214. b.

Tenetura For Tenura, fometimes it is taken for

Tenementum.

Tentrere, A Saxon Word fignifying Decanus, Caput vel Princeps decuria. Leg. Edw. Conf. cap. 29. Statuerunt Justiciarios Super quosq; decem friborgos, quos Decanos possumus appellare, Anglice vero Tienheofod di i sunt. See Frank-pledge. Centifix, Tennis-Play. Rex Henricus 5. villam

de Hareflete terra mariq; obsidione circundans immensis petrarum molibus ultra muros per Machinas bellicas introjectis, quass ludendo cum Francigenis, ut vulgo di-citur ad Tenisias, ipses acriter impugnabat. Hist.

Croyland Contin. p. 500.

Tenmantale (Sax. Tienmantale, i.e. decembiroDocuria, Tithinga. LL. Edw. Conf. thunautau (Sax. Itenmantae, 1. c. accentive rum numerus) Decuria, Tithinga. LL. Edw. Conf. cap. 20. — Et sint quieti de Geldis, & Danegeldis, & Themanataic, & Concelationibus, & Scottis, & c. Chart. 29 Ed. 1. p. 25. Abbat. de Thornton. Also an antient Tax so called. See Tenmen-

and Friburg.

The proper Signification of the Word is, viz. The Number of Ten Men, which Number, in the Time of the English Saxons, was called a Decennary, and Ten Decennaries made that the Time of the English Saxons, was called a see Mr. Kennet's Paroch Antiq. p. 315.

Decennary, and Ten Decennaries made that which we call an Hundred: The Ten Men were Dyers and Clothiers use. Anno 1 R. 3. cap. 8. bound for each other to preserve the publick Peace, and if either of them was guilty of a Breach of the Peace, the other Nine were to make Satisfaction or to bring the Criminal to Justice. See Friburg.

It signifies also a Duty or Tribute payable to the King. Hoveden mentions it in this Sense, pag. 737. viz. Rex constituit sibi dari de unaquaque carrecata terra totius Anglia 2 solidos, quod ab antiquo vocatur Tenmantale, probably because every Man of the Decennary was bound to fee it

Tenoze indicamenti mittendo Is a Writ whereby the Record of an Indistment, and the Process thereupon is called out of another Court into the

Meaning thereof.

Tenface, To teen, to fence or hedge in-Liceat Abbati & Conventui de Rading includere, fossare, & tensare predictum pratum quibuscunq; modis
re, tensare predictum pratum quibuscunq; modis
relius viderint. — Cartular. Radinges, MS. f.
102. Terra tensabilis, i. e. Land senced about.
It is mentioned in the Monastic. 2 Tom. pag. 612.
viz. Claudemu: 40 A.rss terre ad excolendam vel ad
tensandum ad libitum nostrum, i. e. let us enclose

H h h

socond they call Few or Few-ferme, which holds of the King. Church, Barons, or others, paying a certain Duty called Feuda frema. The Pourth its Payament of a Penny, a Rose, or such like Thing, if demanded in the Name of Blench, id est, noniiviz. Claudemu: 40 A.rss terre ad excolendam vel ad
tensandum ad libitum nostrum, i. e. let us enclose

Tenths, Decime, Are that yearly Portion or Tribute which all Ecclefiastical Livings pay to the King; for though the Bishop of Rome does originally pretend Right to this Revenue, by the Example of the High Priest among the Jews, who had Tenths from the Levites, Numb. cap. 8. Hierom. in Ezech. Yet we read in our Chronicles, That these were often granted to the King by the Pope upon divers Occasions. Sometimes for one Year, sometimes for more, till by the Statute 26 H. 8. cap. 3. they were annexed perpetually to the Crown. See District. It signifies a Tax also levied of the Temporalty. 4 Inft. fol. 34. First Fruits and Tenths were first on Occasion given, and gradually by Custom claimed, as an Acknowledgment to the See of Rome. The Tenths of all Ecclesiastical Benefices in England were or all Ecclenatical Benchees in England were first allowed by Pope Innocent IV. to King Hen. 3. Anno 1253. for Three Years; which occasioned the Norwich Taxation, Anno 1254. This proved a great Oppression to the Clergy, and was soon made more grievous. For when the Pope had again granted the Tenths to the King for Three Years; for a Compensation of what they fell short of the expected Value, the King in the 53d Year of his Reign, Anno 1269. made the Clergy pay within those Three the Tenths of Four Years. And again, Anno 1288. 16 Ed. 1. when Pope Nicholas IV. granted this Favour to the Crown for Six Years, towards an Expedition to the Holy Land; that they might be then collected to the full Value, a new Taxation by the King's Precept was begun Anno 1288. and finished Anno 1291. 20 Ed. I. by the Bishops of Lincoln and Winchester. For a particular Account whereof,

but prohibited by 39 Eliz. cap. 20.

Denure, Tenura, And is properly derived from the Latin tenere, to hold, and accordingly in the Grand Custumary of Normandy, cap. 28. it is thus defined: Tenure is the Manner whereby Tenements are bolden of their Lords. What may make a Tenure, and what not, see Perkins, cap. 10. Refervations 70. And in that Chapter you shall find the most of those Tenures recited that be now usually in England. See Cromp. Fur. fol. 200. New Bock of Entries, verb. Temere. Mr. Fabian Philips's Book entituled. Tenenda non Tollenda, and the Stat. 12 Car. 2. cap. 24. The Family of Barnhams hold the Manor of Nether-Bilfington in the County of thereupon is called out or another court.

Chancery. Reg. of Writs, fol. 69. a.

The Teno; of these presents, Tenore prasentium, ls the Matter contained therein, or rather the true Intent and Meaning thereof, as to do such the true Intent and Meaning thereof, as to do such the true Intent and Meaning thereof, as to do such the true according to the Tenor of a Writing, is

Scotland there be Four Manner of Tenures, the court Removes, proper to spiritual Men, Kent, by this Tenure, to carry the last Dish of the Second Course to the King's Table at his First is pura Eleemofyna, proper to spiritual Men, paying nothing for it but devota Animarum suffragia. The Second they call Few or Few-ferme, which

and Relief, where the Heir being Minor, is in the Custody of his Lord, &c. Skene de verbor. fignif. verb. Haubert.

- Mandatum est Petro de Rival-Werterum,lis quod babere faciat Fratribus minoribus de Notingham quinque terleta in foresta de Shirewode ad stalla sua facienda de dono Regis. Claus. 26 Hen. 3.

m. 3. Derm, Terminus, Commonly fignifies the Bounds and Limitation of Time, as a Leafe for Term of Life or Years. Bracton, lib. 2. cap. 6. num. 4. But more notedly it is used for that Time wherein the Tribunals, or Places for Judgment, are open to all that think fit to complain of Wrong, or feek their own by due Courte of Law or Action; the rest of the Year is called Vacation. Of these Terms there be four in every Year, during which Time Matters of Justice are dispatched. One is called Hillary-Term, Terminus Saneli Hillarii, which begins the 23d of January, or if that be Sunday, then the next Day after, and endeth the 12th of February following. The and entern the 12th of revivary following. The Second is Terminus Pascha, Easter-Term, which begins the Wednesday Fortnight after Easter-day, and ends the Monday next after Ascension-day. The Third is Terminus Trinitatis, Trinity Term, beginning the Friday next after Trinity-Sunday, and ending the Wednesday Fortnight after. The Fourth is Michaelmas Term, Terminus Sancti Michaelis, which antiently began the 9th of October; but by the Statute made 17 Car. 1. cap. 6. reduced to the 23d of Oifober, unless it be Sunday, and then to the Day after, and ends the 28th of November following. Termini apud nos dicuntur certa anni portiones agendis litibus designata. Spelman, De origine & ratione terminorum firensium.

Termini censuales, Rent Terms or Times, the Four quarterly Feaths upon which Rent was usually paid, — Ego Johannes filius Magisti Ada de Lincoln de Sancto Edmundo — concessi Johanni Abbati de S. Edmundo viginti folidatas quieti redditus ad terminos cenfuales — Ex Cartular. S.

Edmundi, MS. f. 238.

Termonland Seems to be the Glebe-land, or Land belonging to the Church, anciently fo called, especially in Ireland.

Erma, Tenens ex termino, Is he that holds for Term of Years or Life. Kitchin, fol. 151. Little-

ton, fol. 100.

Terrs, It is to be observed, that in all the Surveys of Tenure in Domesday Register, the Word Terra is always taken for arable Land, and always fo diftinguished from the Sylva, Pratum, &c. See Kennet's Gloffary in Terra. Erra affirmata, Land let to Farm.

Errra culta, Land that is tilled, or manured; and terra inculta, the contrary, where there is Mention of Terra culta, and Terra inculta. See Wacnoth. Mon. Angl. 1 par. f. 500. b.

Terra debilie, Weak or barren Land. Item Inq. 22 est ibidem una carucata terræ debilis.

Ř. 2.

Cerra dominica vel indominicate, Pradiorum pars est, qua usui ipsius domini reservata, non coloniis nec emphiteuticariis conceditur. The demain Land of a Manor.

- Totam illam terram ex-Terra ercultabiligcultabilem, quam habuit apud Norwicum in Campis. Mon. Angl. 1 Par. fol. 426. b. Land that may be tilled or ploughed.

Terra ertendenda Is a Writ directed to the Escheator, &c. willing him to enquire and find out the true yearly Value of any Land, &c. by the Oath of Twelve Men, and to certify the Extent into the Chancery, &c. Reg. of Writs, fol. 293. b.

Terra frufca. -- Continens x! acras terræ fruscæ, pasture, &c. Mon. Angl. 2 Par. fol. 327. b. Fresh-land, or such as hath not been lately ploughed. This is elsewhere written Terra

Érif.a.

Terra Gilifozata, Land held by the Tenure

of paying a Gilliflower. MS.

Erra hedata was Land subject to the Payment of Hydage, and the contrary was terra non bydata. Selden.

Cerra lucrabils .- Tam in Mora, quam in terra lucrahili & Marais, cum omnibus piscariis suis. Mon. Angl. 1 Par. fol. 406. a. Land that may be gained from the Sea, or inclosed out of a Waste,

to a particular Use.

Werra Mormannorum. In the Beginning of H. 3. such Land in England as had been lately held by some Noble Norman, who by adhering to the Frenh King, or Dauphin, had forfeited his Estate in this Kingdom, which by this Means became an Escheat to the Crown, was called Terra Thomæ Baffet manerium de Kirtlington que est Terra Normannorum --- Paroch. Antiquit. pag.

Terra 11008, Sape legitur in Cartis feodalibus & See in cenfualibus schedulis, vel pro terra noviter concessa, vel noviter affarta. Prior Lew. pag. 1. Reddat pro nova terra, 2 fol. Spelm.

Terra puturata. See Putura.
Terra fabulusa, Gravelly or sandy Ground:
Et pradicte 24 acra terræ valent per annum 13 sol. 3 4. denar & non plus, quia est terra sabulosa. Inq. 10 E. 3. n. 3. Norf. in Turr. Lond.

Terra vetetta Is used in old Charters for Land

fown with Corn.

Cerra Mamabilis--Sciant licia Malet dedi - centum acras terræ Wainabilis. Sc. Penes Eliam Ashmole Arm. Tillable Land. Erra Waretta, Fallow Land. See W. See Ware-

Terra Marchiata, Land that has the Liberty

of Free Warren. — Quod infe concessifet terras illas esfe Warennatas. Rot. Parl. 21 Ed. 1. Terræ boscales, Woody Lands. Ing. 2 par. 8

Car. 1. numb. 71.

Werræ tertiogum May be Englished Thirdling-Lands: Some Tenants de terris tertiorum belonging to the Commandry of Dynmore in Com. Heref. were bound to pay a Third Part of their Goods to their Lord at their Decease. Antiq. Rentale de Dynnzore.

Terræ teffamentaleg, Lands that were held free from feodal Services, in Allodio, in Soccage, descendible to all the Sons, and therefore called Gavelkind, were devisable by Will, and thereupon called Terre testamentales, as the Thane who pos-fessed them was said to be testamento dignus. Vid.

Sir Hemy Spelman of Feuds, cap. 5.

Therraye, Terragium. Edward the Third granted to John of Gaunt, and Blanch his Wife for their Lives, Quad fint quieti de Theolonio, Paffagio, Soccagio, Lastagio, Tallagio, Caruagio, Prifeagio, Pickagio

& Terragio, which seems to be an Exemption, a cause it is the Third Part of a Tun. A Tiere of Precariis, viz. Boons of Ploughing, Reaping, &c. Wine.

and perhaps from all Land-Taxes, or from Money paid for digging and breaking the Earth in Fairs and Markets.

Effer Terrarium vel catalogus terrarum, Is a Book or Roll, wherein the feveral Lands either of a fingle Person, or of a Town are described, containing the Quantity of Acres, Boundaries, Tenants Names, and such like. 18 Eliz. cap. 17. In the Exchequer there is a Terrar of all the Glebe-Lands in England made about 11 E. 3.

Terrarius, A Land-holder, or one who possesfes many Farms. Anno Regis W. 20. Rex tenuit Curiam suam apud Wintoniam ibique venerunt contra eum omnes Barones sui, & omnes Terrarii hujus Regni, qui alicujus pretii erant, cujuscunque feodi fuissent; Somnes homines Regis effecti sunt, Anno 1084. Rex Willielmus accepit dominium omnium terrariorum Angliæ cujuscunque feodi essent, juramentum fidelitatis recipere non distulit. Annal. Waverliens.

Aerrarius (ænobialis, An Officer in religious Houses, whose Duty perhaps was to keep a Terrier of all their Estates, or to have their Lands exactly surveyed and registred. - Johannes de Nevil ad excitationem Richardi de Byrtley Terrarii, & Fohannis de Cornval Feretarii fecit circa Festum Na-Johannis de Costivas reretaris jeus circa repum in Ecclessa tivistatis S. Johannis Baptista novum opus in Ecclessa Dunelmens, anno 1372. Hist. Dunclim. apud Wbartoni Angl. Sacr. P. 1. p. 769. Mr. Davies in his Rites and Monuments of Durham, calls him the Terrer, and implies, That one Part of his Office was to entertain the better Sort of Guests: Possibly the Convent Tenants, when they came to pay their Rent, &c.

Terris, bonis & catallis rehabendis poft purgationem Is a Writ that lies for a Clerk, to recover his Lands, Goods, or Chattels, formerly feifed, after he hath cleared himself of that Felony, upon Suspicion whereof he was formerly convicted, and delivered to his Ordinary to be purged. Reg. Orig. fol. 68.

Terris liberandis Is a Writ that lies for a Man convicted by Attaint, to bring the Record and Process before the King, and to take a Fine for his Imprisonment, to deliver him his Lands and Tenements again, and to release him of the Strip and Wast. Reg. Orig. f. 232. It is also a Writ for the Delivery of Lands to the Heir after Homage and Relief performed. Ibid. f. 293. Or upon Security taken that he shall perform them. Ibid. fol. 313.

Errestenant, Terra tenens, Is he who has the actual Poffession of the Land, which we otherwise call the Occupation. 39 Eliz. 7. For Example, a Lord of a Manor hath a Freeholder, who letteth out his Frechold to another to be occupied; this Occupier (having the actual Possession) is called the Terre-tenant. West Symbol, part 2 Tit. Fines, sect. 137. Cromp. Fur. fol. 194. Britton, cap. 29. Perkin's Feossments, 231.

Werris & catallis tentis ultra debitum lebatum Is a Writ Judicial, for the restoring of Lands or Goods to a Debtor that is diffrained above the

Quantity of the Debt. Reg. Jul. f. 38.

Tetfe Is a certain Measure of liquid Things, as Wine, Oil, &c. containing the Sixth Part of a Tun, 32 Hen. 8. 14. or the Third Part of a

Mertium denarium. See Third Penny.

Lefts flubius, the River Tefe,

Lefts flubius, the River Tefe,

Etfo, Lat. Taxus, Taffis. Ital. Taffo. German. Taiffon, Teffon, a Grey, Brock, or Badger.

Et omnia placita de lepovibus, rechibus, byeme-His, tessonibus, vulpibus, &c. Blount of Tenures, pag.

Testa be Rebil, An ancient and authentick Record in the Custody of the King's Remembers faid to be compiled brancer in the Exchequer, said to be compiled by Jollan de Nevil a Justice Itinerant in the 18. and 24 of H. 3. containing an Account of all Lands held in grand or petty Serjeanty, with Fees and Escheats to the King, &c. especially within the County of Hereford. - See Mr. Nicholfon's Engl.

Library, P. 3. p. 103. Testament, Testamentum, Is thus defined by Plowden, Tolkamontum est testatio mentis, A Testa-ment is a Witness of the Mind: But Aulus Gellius, lib. 6. cap. 12. denies it to be a Compound Word, and faith, It is Verbum simplex, as Calceamentum, Paludamentum, &c. And therefore it may be thus better defined, Testamentum est ultima voluntatis justa sententia. eo quod quis post mortem suam steri vult, &c. Of Testaments there are two Sorts, viz. a Testament in Writing, and a Testament in Words, which is called a Nuncupative Testament, which is, when a Man being sick, and for scar lest Death, want of Memory, or Speech, should left Death, want of Memory, or speech, mound come fo fuddenly upon him, that he should be prevented if he stay'd the Writing of his Testament, desires his Neighbours and Friends to bear Witness of his last Will, and then declares the same before them by Words, which after his Decease is proved by Witnesses, and put in Writing by the Ordinary, and then stands in as good ting by the Ordinary, and then stands in as good Force as if it had at the first, in the Life of the Testator, been put in Writing, except only for Lands, which are devisable but by a Testament put in Writing in the Life of the Testator. See Co. on Lit. lib. 2. cap. 10. fest. 167. Plowd. fol. 541. Paramore and Jurdley's Case. Co. 6. Rep. Marques of Winchester's Case. Testament was anciently used (according to Spelman) pro Scripto, Charta vel Instrumento, quo pradiorum rerumve aliarum transactiones perficientur, sic dictum quod de ea re vel testimonium ferret vel testium nomina contineret Si quis contra hoc mez authoritatis testamentum ali quod machinari impedimentum frasumssis. Charta Croylandiz ab Æthelbaldo Rege. Anno Domini

Testato2, Lat. He that makes a Testament. See Swinburne of Wills and Testaments. See Wills. And especially see a Dissertation of the Probate of Wills or Testaments by the Learned Sir Henry Spelman among his late Remains, p. 127.

Destatum Is a Writ in personal Actions, as if the Desendant cannot be arrested upon a Capias in the County where the Action is laid, but is returned Non est inventus by the Sheriff; this Writ shall be sent out into any other County, where fuch Person is thought to have wherewith to fatisfy: And this is termed a Testatum, because the Sherist hath formerly testified, that the Defendant was not to be found in his Bailiwick. See Kitch-

en's Return of Writs, f. 287.

Este Is a Word commonly used in the last Teste is a word commonly med in the Date is contained and Four Gallons, mentioned in the Statutes ed, which begins with these Words, Teste meiple, is Ric. 3. cap. 13. 2 Hem. 6. cap. So called be-

Teste Roberto Raymond milite, or Roberto Eyre milite, according to the Court whence it iffues. Yet we read in Glanvile, lib. 1. ca. 6. 2 13, and lib. 2. cap.
4. the last Clause of an Original Writ to be Teste Radulpho de Glanvilla apud Clarendon, Erc. and divers Times in the Register of Writs, Teste Custode vers Times in the Register of Writs, Teste Custode Anglia, as namely in the Title Prohibition, fol. 42.

and Confultation, fol. 54.

Tellimonial, 39 El. 17. Is a Certificate under the Hand of a Justice of Peace, testifying the Place and Time when and where a Soldier or Mariner landed, and the Place of his Dwelling and Birth, unto which he is to pass, or such like. 3 Inft. fol. 85.

3 Inft. fol. 85.

Qetton, 2 & 3 E. 6. cap. 17. A Sort of Money, which, among the French, did bear the Value of 18 Denar. But in Henry the Eighth's Time heing made of Brafs, lightly gilt with Silver, it was reduced to 12 d. and in the Beginning of Edward the Sixth to 9d. and afterwards to 6d. For the Fabrication and Value of Testoons, vid. Lowndes's Essay upon Coins, p. 22.

Tertus Is mentioned in several Authors, to

fignify the New Testament. It was written in golden Letters, and carefully preserved in the

Codex aurato conseptus grammate, scriptus, Austus Evangelicum conservat corpore Textum.

Tertus magni Witatis, — Die 28 Mart. Anno 11 Ed. 2. coram Judicibus apud S. Edmundum sedentibus Frater W. de Stowe Sacrista protulit textum magni Altaris vocatum le Domesday, in quo continemagni Altaris vocatum te Dollicada, in quo anno 24. Regis Patris Regis nunc, &c. Ex Cartular. S. Edmundi, MS. f. 174

Tertus Boffenfis, An ancient Manuscript containing many of the Saxon Laws, and the Rights,

Customs, Tenures, &c. of the Church of Rochester, drawn up by Ernulph Bishop of that See from 1114

to 1124.

Chaccare, Among the customary Duties done by the inferior Tenants of the Manor of Chebenhale, belonging to the Abbey and Conv. of St. Ed-mund in Suffolk —— Cum cibo Domini ferculabit mund in Suffolk — Cum cibo Domini ferculabit propter prandium uno die & thaccabit porcos, licet nullos porcos in bosca habeat, sic autem thaccabit Aula quemlibet quintum porcum, & si non babeat quinque porcos dabit ad pretium de porcis quintam partem— Cartular. S. Edmundi, MS. f. 401. Sec Tack. Thacktile, 17 E. 4. 4. Otherwise called Plain-tiles which are laid on the Side of a

House.

Thanage of the Bing. Thanagium Regis, Signified, a certain Part of the King's Land or Property, whereof the Ruler or Governor was called Thane. Domania Regis & Thanagia idem significant, says Skene. Ivo de Tailbois tenet in Capite de Domino Rege Baroniam de Hephall, cum uxore sua, qua fuit filia Wil. de Prardolfe, quam babuit ex dono inde per annum, 50s. Dominus vero Rex primus, viz.
Will. Conq. removit illud Thanagium temp. Will.
Bardolfe ad feodum unius militis. Ex libro feod.
Mil. penes Remem. Regis in Scae.

Thanes were those who attended the English Saxon predicts bomines in eundem mariscum, & prostraverunt Kings in their Courts, and who held their Lands & extirpaverunt centum & 33. theevones, & alios immediately of those Kings, and therefore in asportaverunt sine scentia institut Abbatis & contra parameters. Domessay, they were promiseuously called Thaini cem Domin Servientes Regis, though not long after the sol. 44. b.

Conquest the Word was disused, and instead thereof, those Men were called Barones Regis, who as to their Dignity, were inferior to Earls, and took Place next after Bishops, Abbots, Ea-

rons and Knights.

There were also Thaini minores, and those were likewise called Barons: They were Lords of Manors, and had a particular Jurisdiction within their Limits, and over their own Tenants in their Courts, which to this Day are called Courts-Baron: But the Word fignifies fometimes a Nobleman, fometimes a Freeman, fometime a Magi-firate but more properly an Officer or Minister of the King. Edward King grete mine Biseops, and mine Eorles, and all mine Thegnes on than Shiren, wher mine Presses in Paulus Minister habband land. Charta. Ed. Cons. Pat. 18 H. 6. m. 9. per Inspett. Lamb. in his Exposition of Saxon Words, verb. Thanus. And Skene de verb. signif. saith, That it is a Name of Dignity, equal with the Son of an Earl. This Appellation was in Use among us after the This Appellation was in Use among us after the Norman Conquest, as appears by Domesday, and by a certain Writ of William the First: Williamus Rexfalutat Hermannum Episcopum, & Stewnium, & Britwi, & omnes thanos meos in Dorsestrens page amicabiliter, MS. de Abbatsbury. Cambden says, They were enabled only by the Office which they administred. Thainus Regis is taken for a Baron. I Inst. fol. 5. 1. And in Domesday Tenens, qui est Caput manerii. See Mills, de Nobilitate, fol. 132. The Saxon Thane was so called from Thenian Ser. The Saxon Thane was so called from Thenian, Service; and in Latin Minister a Ministerando. So that a Thane at first (in like manner as an Earl) was a Team at hirt (in the manner as an Early was not properly a Title of Dignity, but of Service. But according to the Degrees of Service, some of greater Estimation, some of less: So those that ferved the King in Places of Eminency, either in Court or Commonwealth, were called Thani Majores and Thani Regis. Those that served under them as they did under the King, were called Thani minores, or the lesser Thanes. Vid. Spelman of Feuds, cap. 7.
Thance Lands, Such Lands as were granted by

Charters of the Saxon Kings to their Thanes with all Immunities, except the Threefold Necessity of Expedition, Repair of Castles, and mending

of Bridges.

Thasta Wasa certain Sum of tributary Money, imposed by the Romans on the Britons and their Lands, and paid every Year; which Payment continued under the feveral Reigns of the Saxon, Danish and Norman Kings; for the Word is mentioned in the Laws of H. I. c. 78. Dedit unam medietatem de terra culta & inculta Deo & S. Maria cum Thascia & decimo, &c. Chassate, Tassare, To lay up Hay or Corn in-

to a Tass, Toss, Stack, Rick, or Mow. Lat. Tafsa, Tassus, Tassius. Sax. Tas. -Hedingdon qui carestas non habuerint, venient cum furcis suis ad dictum fænum levandum & thassandum Domini Regis. Et omnes Antecesfores sui tenuerum di-Qui carectas non babuerim adjuvabunt ad Aam Baroniam in Thanagio, & reddit Domino Regi thassandum bladum — Pro vistualibus emptis pro

factoribus taffiorum Prioris 12,--Paroch. Antiq'

Theevo-onis, Sax. thufe, thefan, a young Plant or Set, a Standard, and fometimes any Branch Thane : From the Sax Thenian, minifrare : or Bough, or Arm of a Tree. - Venerunt omnes cem Domini Regis. Chartular. Abbat. Glaston. MS.

Theet,

Theft, Furtum, Is an unlawful felonious taking away of another Man's moveable and personal Goods against the Owner's Will, with an Intent to steal them; and this is divided into Theft simply so called, and Petit Theft, whereof the one is of Goods above the Value of Twelve-Pence, and is Felony: The other under that Value and is no Felony, but called Petit Larceny. See Larceny and Felony. Theft from the Person, or in the Presence

Symbol. Part 2. Tit. Inditements, sect. 58, 59, 60.

Theftbore May be derived from the Saxon Theof, i. furtum, a Bote, i. compensation, and significant the section of the section of the section. fies properly the receiving of Goods from a Thief, to favour and maintain him, Est quant home prist Chatell de Larons de luy favourer & mainteyner & nemy autrement, 42. Aff. pag. 2. And the Punishment thereof is Ransom and Imprisonment, and not Loss of Life and Member. Staunds. Pl. Cor. lib. 1. cap. 43. and the Mirror of Justices, lib. cap. Des Perches criminals al suit le Roy. Antique diceba-Des Perches criminais ai juit le Koy. Amique aicena-tur pretium quo surti reuss se eximeret a dispendio vine; bodie vero de iis dicitur qui furtiva bona a latrone susce-perint, sceleris sui sovendi gratia, quo sensi Boto pro preda, ut alias solet, intelligendum ess. In privilegiorum chartis ubi Thestbote conceditur, intelligitur alias esse emenda surti sur consideratione. Curie Domini Regis. Thefibote (inquit statutum Wallie Anno 12 Ed. 1. — Hoc est, emenda surii sine consideratione Curia Do-mini Regis. Spelm. And see 3 Inst. s. 134. Theyne. See Thanus and Thingus.

Thelonium, or Brebe effenti quieti de thelo-nio, Is a Writ lying for the Citizens of any City, or Burgestes of any Town, that have a Charter or Prescription to free them from Toll, against the Officers of any Town or Market, who would constrain them to pay Toll of their Merchandise contrary to their said Grant or Prescription. F. N. B. fol. 226.

Thelonmannus, The Toll-Man or Officer who received the Toll .-– Proponebant quod ipsi catalla damnatorum de omnibus feudis Abbatis habere debent, & incontinenter seisire, licet boc non possunt ex tenore cartarum suarum, cum Abbates ipsi ea semper habuerint in manibus sui Thelonmanni, de pretio quorum Ballivis Regis responderint in adventu Fu-sticiariorum. Chartular Abbat. Glaston. MS. fol.

446. Thelonio rationabili habendo pio Sominis habentibus Sominica Regis ab firmam, Is a Writ that lies for him that hath of the King's Demefne in Fee-Farm, to recover reasonable Toll of the King's Tenants there, if his Demesne have been accustomed to be Tolled. Reg. Orig. fol.

87. Themmagium, A Duty or Acknowledgment paid by inferior Tenants in respect of Theme or Team — Infra metas pradicti manerii nullum themmagium exigatur vel capiatur de catero de pradicto Abbate & successoribus suis, vel hominibus eorundem, per quoscunque ballivos vel Forestarios prædisti Comitis vel bæredum fuorum. — Glafton. MS. f. 88. a. - Chartular. Abbat.

Them. See Teame.

Then Significat fervum. Fleta, lib. i. cap

47 Thenicium, Quod Priditti Parochiani mas inferius annotatas Ecclesiis suis persolvant, scilicet, Decimam lastis, ovorum, thenecii agrorum, apum, mellis, &c. Conft. Rob. Winchelfey Archiep. Cant. Tit. de Decimis. Ibi Lindwode thenecii agrorum, i. Arborum crescentium circa agros pro clausura

vulgarly called Hedge-rowes, or Dike

Throng, In the Degrees or Diffinctions of Persons among the Sazon, the Earl or prime Lord was called Thane, and the King's Thane; and the Husbandman or inferior Tenant was

and the riuspandman or interior tenant was called Theoden, or Under Thane. See Thane.

Theowes, The Bondmen among our Saxons were called Theowes and Efnes, who were not counted Members of the Commonwealth, but Parcels of their Mafters Goods and Substance.

Spelman of Feuds, cap. 5.

The faurus, The Word was fornetimes taken for Thefaurus, The Word was fornetimes taken for Thefauravium, the Treafury. As in a Charrer of Queen Maud, Wife of Hen. 1. to tellify that the Manor of Levechenor (now Leuknor) was a Hundred of it felf, and did not belong to the Hundred of Parising (now Pirtan) in Oxfordhire dred of Peritune, (now Pirton) in Oxfordshire Sciatis quod Faritius Abbas de Abbendona in curia Do-mini mei 😌 mea apud Wintoniam in Thesauro ante Rogerum Epis. opum — difrationavit quod Levecano-ra manerium suum nihil omnino debet in hundredo de Peritona facere in the fauro, i e. in the Trea-fury or Exchequer which was then kept in Winchester-Castle. And hence the Donnesday Register preserved in that Place was called often Liber thefauri.

Thesindus, the same with Thainus.
Thetfold. See Sitomagus.
Thethings, A Tithing. Thethingmannus, a Ting-Man. Vid. Tithing and Tithing-men. thing-Man.

Thew, Georgius Grey comes Cantii clamat in Maanu ciamai in sea-ner. de Bushton & Ayton punire delinquentes contra Assistante de cervista per tres vices per america-menta & quarta vice pistores per Pilloriam, Braciato-res per tumbrellam, & rixatrices per Thewe, hoc est, ponere eas super scabellum vocat. a Cucking-Stool. Pl. in Itin. apud. Ceffr. 14 H. 7. Perhaps from the Sax. Theow, a Slave or Captive. The Word is also mentioned in Charta 17 Edw. 3.

Cheyn Signifies a Freeholder, as Thet fignifies

a Servant. Fleta, 1 Lib. c. 47. par. 26.
Chingus, (Thanus) A Nobleman, a Knight, or Freeman; Sciatis me concessisse omnibus militibus & omnibus thingis & omnibus libere tenentibus, qui manent in Foresta mea de Honore de Lancaster quod pos-

funt, &c. Cromp. Jur. fol. 197.
Thirdbozom Is used for a Constable, Anno 28 H. S. c. 10. And Lambard's Duty of Confiables, p. 6. and seems to be corruptly used for the Saxon Freeborog, ingenuus fidejussor. Howbeit a late Author says, it signifies (more literally) tertiam ordi-

ne ex decuria fidejusorem. Skinner. Thirdings, The Third Part of the Corn or Grain growing on the Ground at the Tenant's Death, due to the Lord for a Heriot within a certain Manor, and Lands belonging to the Manor of Turfat in the County of Hereford.

Third Might awn-hinde, Trium nocium Hofpes: By the Laws of St. Edward, (cap. De Hospitibus) If any Guest lay a Third Night in an Inn, he was accounted a Domeflick, and his Holt was answera-ble for what Offence he should commit. Forman night uncuth, Twa night Gueste, Third night awn-hind, that is, the first Night a Stranger, the second Night a Guest, the third Night a Domestick. Brack. lib. 3. tract. 2. c. 10. num. 2. writes Hogenhine for Agenbine.

Item utimur quod si extranei morantur in Burgo pradicto ultra tres dies invenient fidejussores de bene geren-

Third Denny, Denarius tertius eft ea pars mul-Harum forensiumque molumentorum que in Comitatu olim cedebat comiti, Rege alias duas percipente. Leg. Ed. Conf. c. 31. Rex habebit 100 folidos, & Conful comitatus 50. qui tertium babebit denarium de forisfacturis, &c. and was anciently fo fixt, and appropriate to an Earldom, as the Earldom of Oxford, in the Reign of King Henry the Second, passed by the Grant of Tertium denavium comitatus Oxon. ut st inde Comes. Of which see Selden's Titles of Ho-

Chifflestake, It was a Custom within the Manor of Halton, in the County Palatine of Chefter, that if in driving Beafts over the Common, Driver permits them to graze or take but a Thiftle, he shall pay a Half-Penny a Beast to the Lord of And at Fiskerton in Notinghamshire, by the Fce. ancient Custom, if a Native or a Cottager killed a Swine above a Year old, he paid to the Lord a Penny, which Purchase of Leave to kill a Hog was also called Thistle-take. Reg. Priorat. de

Thurgarton.

Thokes, Fish with broken Bellies, 22 E. 4 c. 2. which by the faid Statute are not to be mixt or

pack'd with Tale-fish.

Chol, Thollonium est libertas emendi & vendendi in terra sua. Lamb. Archaion, sol. 132. Thol, i. quod Prior habet in mercato suo die Lune quandam mensuram de bladis venditis, & queddam certum de a-nimalibus & cateris similibus venditis. Reg. Priorat. Cokeford. See Toll.

Thorough Toll. At a Place called Bowgh in Yorkshire, in Times past the Earls of Richmond had a Castelet, and a certain Custom called Thorough-Toll, fays Cambden. See Toll.

Chozp, Thzep, Trop, either in the Beginning or End of Names of Places, fignifies a Street or Village, as Adleftrop: From the Sax. Thorp, villa,

Threav, i. e. a Bundle, or the British Drefa, i. e. Twenty-four) in most Parts of England consists of Twenty-four Sheaves, or Four Shocks, Six Sheaves to every Shock, 2 H. 6.c. 2. yet in some Counties they reckon but Twelve Sheaves to the Thrave: As in the Matter concerning the Burgeffes of Derby ---- Hi autem ad festum sanHi Martini reddebant Regi duodecim trabes annone. Domesday Book, de Burgensibus Derby, Anno 2 H. 6. cap. 2. - De qualibet Carucata arante in Episcopatu Eboraci, unam Travam bladi. King Athelftan, anno 923. gave by his Charter to St. John of Beverley's Church, Four Thraves of Corn from every Plough-land, in the East Riding of York Shire.

Bat give I God and Seint John. Der befoge pou eber ilkan, All my herft Coan meibeel To uphoto his minitre weel: Ma fou Threbe, be Deben Kinge) Df 11ka Plough of Effriding. See Peter-Corn.

Threngus. See Drenches. Quia vero non erant adhuc tempore Regis Willielmi milites in Anglia, fed quoque qua est in Aquilonali parte Dorobernia, 💝 clau-

do se erga Burgenser & communitatem dum moram inThrenges, pracipit Rex ut de eis milites sierent ad de ter ipsos secerint. MS. Codex de L. Statut. & Confuerud. liberi Burgi Villæ Moungom. sol. 26. See Uncuth.

Uncuth.

Threnges, pracipit Rex ut de eis milites sierent ad de fendendam terram, fecit autem Lansrancus Threngos successive succ Name was imposed by the Conqueror; for when one Edwyn Sharnbourn of Norfolk, and others, were cjected out of their Lands, they complained to the Conqueror, infifting that they were always on his fide, and never opposed him, which upon Enquiry he found to be true, and therefore he commanded that they should be restored to their Lands, and for ever after be call'd Drenches. Spelm.

Thrimsa, From the Saxon Thrim, which signifies Three, was an old Piece of Money of Three Shillings, according to Lambard, or rather, (as Selden thinks) the Third Part of a Shilling, Titles of Honour, f. 604. See Weregeld. It was certainly but a Groat, or the Third Part of a Shilling. Thrymsa being a Contraction of the Lat. Tremissis, and was a German Coin of the Value of 4 d. As thus expressly, lib. 6. sett. 3. Saiga antem est quar-ta pars tremiss, hoc est denavius unus. Tremisses est tertia pars solidi, & sunt denavii quatuor.

Chrithing, Thrithingum, In the Statute of Merton, fignifies a Court which confifts of Three or

Four Hundreds. Co. 2. Inft f. 99. Thrower.

Thude Meald, A Woodward, or one who looks after the Woods.

Thum tum Signifies a Thumb: 'Tis mention'd in Leg. Ina, a 55. apud Brompton, viz. Si pafnagium apiatur de porcis, de tridigitali tertius, de duo digitali quartus, de Thumelo quintus, i. e. whole Fat is the Length of a Thumb.

Thwertank, Edwardus, &c. Concessimus etiam quod Vicecomes nofter aut beredum nostrorum, qui pro tempore fuerit in dicto comitatu, de catero faciat execu-tiones pro debitis recuperatis & recognitis in Comitatu vel Scaccario Cestria aut in itinere Justiciariorum, qui pro tempore fuerit, absque aliquo capiendo pro executione pro tempore jueru, avjque auguo capienuo pro excusione facienda, licet etiam prateritis temporibus ufum sit, prout per chartam babet ipla communitas; (scilicet Cestrescira) quod si aliquis in curia nostra culpatus sucrit, per thwertnik se desendere possit; quia hac desenso est contravia legi Communi, nutris malorum, pacis amula & damnosa populo pacifico: Volumus etiam de consensu & requisitione ditta communitatis, Ordinaconjeniu & requisitione aicta communitatis, Ordina-mus & pracipimus quod dieta efensio per thwertinik de cetero non allocetur fed annulletur totaliter & danne-tur, &c. Rot. Cart. de anno 11, 12. 13 Ric. 2. num. 11. per Inspex. This Word seems properly Third in The Nights. In it would teem properly Thirdnight, or Thirdnicht, which in some old Writings is taken for the Custom of giving Entertainment, or paying Procuration-Money, to the Sherisf for Three Nights.

Tidesmen Are certain Officers that belong to the Custom-House, and are appointed to watch or attend upon Ships, till the Custom of the Freight be paid; and they are so called, because they go abourd the Ships at their Arrival in the Mouth of the Thames, and come up with the Tide

Tierce, (Fr. Tiers, i. e. a Third, or third Part) a Measure of liquid Things, as Wine, Oil, &c containing the third Part of a Pipe, or Forty-two Gallons. Anno 32 H. 8. cap. 14.

Tigh or Trage, A Close or Enclosure, a Croft; which Word Tigh is still used in Kent, in the same Sense. And in an old Charter of the Church of Canterbury, we find this Claufe -Mansionem

fulam

Chindus. See Twibindimen.

withla, An Acculation: From the Sax. Tybila, Acculatio: 'Tis often mentioned in the Laws of Canutus, and H. v. viz. Si quis amicis destitutus ut plegium non babeat in prima Tihla, ponatur in Car-canno. Leg. Canut. c. 62. and in Leg. H. 1. c. 45. De nemore inoperato per Tilliam nemo respondeat, nife sit ibi captus.

Tillen Satten, for Tinfel Satten: 'Tis mentioned in the Statute 1 H. S. cap. 14. and fignifies

Satton interwoven with Silver.

Emberlode, A Service fo called, by which the Tenant was to carry Timber felled, from the Woods to the Lord's House: 'Tis mentioned in Thorn's Chronicle, Et debent pro qualibet swolinga 14 denar. per Annum, pro Timberlode, vel cariare extra Waldam per mare vel per terram ad diclum manerium.

Ember of Sking Is Forty Skins, De qualibet Timber de Fitcheux venal. Ob. Pat. 10 R. 2. pars 1. m. 10. Has civitas (sc. Cestriæ) tunc reddebat de firma 45. libras & tres timbres pellium Matrinarum.

Leg. Edw. Conf.

Tina fluvius, the River Tyne in Northumber- ved, viz. land.

Tincl le Mon, (Fr.) It used for the King's Hall, wherein his Servants used to dine and sup.

Anno 13 R. 2. c. 3. Eineman, or Grenman, Was of old a petty Officer in the Forest, who had the nocturnal Care of Vert and Venison, and other servile Employments Constitut. Foresta Canuti Regis,

the young Fry on the River Thames, by Nets and unlawful Engines, till suppressed by the Mayor and Citizens of London. Of which see

Stow's Survey of London, p. 18.

rius babebit tinettum sufficiens extra hoscum ipsius R. ad claufurandum terras & pafturas supradictas. Charta Ric. Moninton 21 Hen. 6. Trouse, Brushwood and Thorns to make and repair Hedges. In Hereford/bire to Tine a Glat or Gap in a Hedge, is to put Trouse or Thorns in it, that Cattle may not pass.

Timounth. See Tunocellum.
Timpenny, A customary Tribute paid to the Tithingman, to support the Trouble and Charge of his Office. The laborious Du Freine is apparatus rently mistaken, when in Allusion to the first Syllable, he renders it a Tax of Acknowledgment paid for Tin Mines, or the Liberty of dig-ging Tin. Whereas it bears no such fancied Relation; but Tin is only a Contraction of Teon, and means only the Number Ten. King Henry 1. granted to the Abbey of Radinges — Ut tene-menta quieta sint de tributis & lestagiis, de tedinpeni & Tinpeni. Chartular. Abbat. Radinges, MS. f. 2. Where Tedinpenny fignified the Money paid the Sheriff by the feveral Tithings; and Tinpenny was the Money paid the Tithing-man by the several Friburgs or Divisions of his Decennary or Diffri&t.

Vinettum, Trouse, Brushwood and Thorns for Fencing and Hedging, which Sort of Underwood cut at Length, and not fagotted up, is still in Kent called Teenet.

Tipftsff Is one of the Warden of the Fleet's

fulam quam Angli vocant Teage que pertinent ad pre- ed Staff, for the Taking such into Custody as are dislam manssonem, &c. foners as go at large by Licence: Thefe are otherwise called *Bastons*. Anno t. R. 2, c. 12, and 5 Eliz. eap. 23. They also are called *Tip-flaves*, that attend the Judges with a Kind of Rod tipt with Silver, and take into their Charge all Pricents. foners either committed or turned over at the Judge's Chamber.

u Mur. See Tilfen. Tithes, Decime, Are the Tenth Part of all Fruits, Predial, Personal and Mixt, which are due to God, and confequently to his Church's Ministers for their Maintenance. Levit. 27. verse 30. Omnium bonorum licite quesitorum quota pars I eo, Di-vina constitutione debita. Father Paul. in his Italian Treatile Di Materie beneficiate is of Opinion, that Tithes were not given to the Priest but a little before the Time of Charles the Bald; but this must be a Mistake, for in the second Council of Mat scon, which was held Anno 585. we may read that Leges divine, &c. praceperunt decimas fructuum suorum locis sacris prastare, &Pr. quas Leges Christianorum congeries longis temporibus custodivit intemeratus, &c. Du Cange. And it was of late Times resol-

Paschæ 1 Jac. Rot. 1119. in Communi Banco.

UOD Decimarum tres funt species, quadam Personales, que debentur ex opere personali, ut Scientia, Militia, Negotiatione, &c. Quadani Prædiales, que proveniunt ex prædiis, i. c. Ex fructibus practiorum, ut Blada, vinum, fænum, linum, cu young Fry on the River Thames, by Nets Pra, Pruma, Volema, Cerafa, & fructibus arborum, ut Poma, to young Fry on the River Thames, by Nets Pra, Pruma, Volema, Cerafa, & fructives bortorum, and unlawful Engines, till suppressed by the cayor and Citizens of London. Of which see factibus aminalium, guz sunt in passuit, & gregatim passurery of London, p. 18.

Tinut (Tinettum)— Et practisus Frana-Pullis, & Ex Practibus sunt quadam Majores, subbebit tinectum sufficient extra boscum ipsus R. clausurandum terras & passuras supradictas. Charles Charles and Control of the control of fructibus pradiorum, ut Blada, vinum, fænum, linum, dicunt, sunt, qui proveniunt ex menta, aneto, oleribus & similibus, juxta illud dictum Domini, Luc. 11, 42., Væ, qui decimatis mentam & rutam, &c. Alii di-cunt, Quod in Anglia consistent Decimæ minutæ in lino, qua sunt Pradiales, & Lana, laste, caseis & in Decimis animalium, agnis, pullis, & ovibus; Decima etiam mellis & cere numerantur inter Minutas, qua funt Mixta. Vide Lyndewode, cap. de Decimis.

> But Laymen, in these latter Times, by with-drawing, or with-holding their Tithes, occasion d the Statutes of 27 H. 8. 20. 32 H. 8. 7. and 2 E. 6. 13. which were made to enforce the Payment thereof, which former Times required not, when more was often given than was either due or demanded, as appears by these and many other recorded Donations.

GO Willielmus de Braosa do & concedo Ecclesia GO WHITEIMUS AE BARGAVERY & Monachis ibidem Deo servientibus, omnen Decimam de Castello de Bargaveny, fc. De Pane, de Vino, de Cervifia, & Sifera, & de omni genere potus, de carnibus, de piscibus, de fale, de melle, de cera, de sevo, & omni expensa generaliter, tam parva quam magna, Casselli jam pradicti, de Denariis quoquomodo adquisitis & habitis, Tipstess Is one of the Warden of the Fleet's de placitis, de auxiliis, de prisonibus, de bebus, de nac-Men, that attends the King's Courts with a paint-cis, de porcis, de ovibus, de capris, de equis, & de on-

nibus rebus, & de omni eventu quoquomodo evenerit were employed and lived by their lawful La-jum diffo Castello. Mon. Angl. 1 par. fol 558. a. bours, by converting Tillage into Pasture, only Et Decimas omnium proventuum Placitorum, Tolneto-1 Two or Three Herd-men are maintained. rum, Donorum, Lucrorum & reddituum meorum, & totius panis & potus expensi de Castello Brechonia & de Haya. Charta Rogeri Comitis Herefordia. Sine Dat.

And anciently many Men were fo ferupulously careful in their Payment of Tithes, that at their Death they bequeathed Soulescent, to their Parish. Husbandmen being more strong and able, and Priest, in lieu of any Titles forgotten, and at patient of Cold, Heat, and Hunger than any otheir Funerals caused their best Ox or Horse to, ther. See Kennet's Glossary in Titles. be led with the Corps, and as a Mortuary or Thrumain, The Parliament or annual Con-Oblation given to the Priet, in Recompence of vention in the Isle of Man; of which Mr. King in any Tithe which might have been forgotten. See his Description of that Island gives this Account.

Kennet's Gloffary in Tithes.

Tithing, Tithingum, From the Saxon Teothunge, which fignifies Decuriam : It fignifies, (according to Lambard, in his Duty of Constables) the Number or Company of Ten Men with their Families, Of these Companies, there was one chief or principal Person, who, from his Office was called Testung-man, at this Day in some Places Tithingman, but is indeed a Constable, for the old way of Tithing is long fince left off. It is also used for a Court. Magna Chart. c. 25. Merton, c. 10. and

Administration of Justice, every Hundred was divided into Ten Districts or Tithings, each Tithing made up of Ten Frihorgs, each Frihorg of Ten Families, and within every such Tithing. — Statuerunt Justiciarios super quosque decem Eriborgos, quos Decanos possimus appellare, Anglice vero, Tienhesord, i. e. caput de decem. Which Tithing men, or Civil Deans, were to examine and determine all leffer Causes between Villages and Neighbours, but to refer all greater Matters to the superior Courts, which had a Jurisdiction over the whole Hundred. See Kennet's Paroch. Antiq. pag. 633. This Officer was sometime called Tething-mannus - Concessit Abbas pro se & successoribus suis quod catalla felonum fugitivorum, vel rationabile preti-

um ecrundem, per visum & ballium Coronatorum ipsius Abbatis tradantur Thethingmanno pradicti Petri, & bæredum suorum, salvo custodienda usque ad adventum

Fupiciariorum itinerantium. Cart. 3 E. 2. in Cartular. de Radinges. MS. f. 156. b.

Eithing-penny, alias Eith-penny, alias Thething-penny, Et fint quieti de Thething-penny, Tyn-penny, & de omnibus forisfatis quacunque oc Tyn-penny, & de omnibus forislatis quacunque or cassone emerserunt, &c. In Mem. Scac. de anno 20 dicated, was engraved on the Porch, as a Sign that the Saint had a Title to that Church. From Tithing penny, bec est, quieti de Tallagio Decema sive whence the Church it self was afterwards called Tithing per consustation. MS. in Biblioth. Cotton. sib. Tit. Vitellius, C. 9, fol. 221.

Tillage, Agricultura, Is of great Account in Law, as very profitable for the Commonwealth; and and the Condition is broken; after which the charge of a raphle Land hast the Precedence before lesses for the true of the land and the Condition is broken; after which the land and the condition is broken; after which the land and the Condition is broken; after which the land and the condition is broken; after which the land and the condition is broken; after which the land and the condition is broken; after which the land and the land to the land and the land and the land to the land and the land to the land and the land to the land

therefore arable Land hath the Precedence before

1. Idleness, which is the Ground and Beginning

of all Mischief.

2. Depopulation and Decay of Towns, for where in some Towns Two Hundred Persons dition.

3. Husbandry is decayed.

4. Churches are destroyed, by Diminution of Church-Livings.

5. Injury and Wrong done to Patrons and Mi-

nifters.

6. The Defence of the Land against foreign Enemies enfeebled and impaired; the Bodies of

The Governor and Officers do usually call the Twenty-four Keys of the Island, especially once every Year, viz. upon Midfummer-day, at St. John's Chapel, to the Thewald Court there, where upon a Hill near the said Chapel, all the Inhabitants of the Island, standing round about a knit together in a Society, all being bound to the Inhabitants of the Island, standing round about a King for the peaceable Behaviour of each other. fair Plain, they may hear the Laws and Ordinances agreed upou before in the Chapel afore-faid, published and declared unto them; and then and there the Lord of the Island, if he be in the Country, is to fit in a Chair of State covered with a Royal Cloth or Canopy over his Head, his Visage unto the East, with his Sword before and Trithing.

Tithing men, In the Saxon Times, for the with the Point upwards, his Barons, viz. the Bishop and Abbats, when was Time, Ething men, In the Saxon Times, for the with the rest of their Degrees, sitting beside him, better Conservation of Peace, and the more casy of the saxon Times, and the saxon Times, and the saxon Times, and the saxon Times, and the saxon Times are saxon Times are saxon Times. 23 E. 3.c. 4. Sec Chief Pledge, Frank-pledge, Decennier him, holden with the Point upwards, his Barons,

sitle, Titulus, Properly is when a Man hath lawful Cause of Entry into Lands whereof another is feifed, for which he can have no Action, as Title of Mortmain, or Title to enter for Breach of Condition: But legally this Word Title includes a Right; also and Title is the more general Word, for every Right is a Title, but every Title is not such a Right for which an Action lieth, and therefore Titulus est justa causa pessidendi quod no-firum est, and fignifies the Means whereby a Man cometh to Land, as his Title is by Fine or Feoffment. And as by a Release of a Right a Title is released, so by Release of a Title, a Right is released also. See Co. 4. Rep. Edw. Altham's Case. This is a Word mentioned in feveral Councils and Synods; and it fignifies the Church to which a Priest was ordained, and where he was constantly to reside. Concil. London. an. 1125. Nullus in presbyterum, nullus in Diaconum. nist ad certum Titu lum, ordinetur. There are many Reasons why a Church is called Titulus: But that which to me feems the best, is, because in former Days the Name of the Saint to whom the Church was de-

Feoffor hath Title to enter into the Land, and Meadows, Pastures, Woods, Mines, and all other may do fo at his Pleasure, and by his Entry the Ground whatsoever. And by laying of Lands Freehold shall be said to be in him presently. used in Tillage to Pasture, Six grand Inconvenien. And it is called Title of Entry, because he cannot have a Writ of Right against his Feossee upon Condition, for his Right was out of him by the Feoffment, which cannot be reduced with Entry; and the Entry must be for the Breach of the Con-

Titinvike, Tale-Bearers. Letter of the Se- Beafts from Fairs or Markers, though they were cretary of State in 28 of H. S. to Fames the Fifth - In all Realms the Popish King of Scotland. -Practice hath had such Consederacy of false, forsworn, factious and traiterous Titinglks, untrue to their Sovereign. Vid. Wever of Fun. Mon.

Coalts, A Towel. In the Inquisition of Serjeancies and Knights-Fee, within the Counties of Essex and Hertsord, made in the 12th and 13th Year of King John.—— Petrus Piccte tenet dinid. Heydene per Serjantiam serviendi cum una toalia ad coronationem Regis -- i.e. by the Service of waiting with a Towel at the King's Coronation. Ex Lib. Rub. Saccar. fol. 137.

Cobins Fludius, Tovoy in Wales.

Tod of Chool Contains Twenty-cight Pounds

or Two Stone, mentioned in the Statute 12 Car-

cap. 32. See 3 Inst. f. 96.

Toft, Toftum, A Messuage, or rather a Place where a Messuage hath stood. West Symbol. part 2. Tit. Fines, fect. 26. And is a Word much used - Capitale Toftum & Croftum qued fuit Walteri Patris sui. Cart. Petri de Brus in Biblioth. Cotton. Scites & Tostes, an. 22 Car.

Tofiman, Toftmannus, The Owner of a Toft, Toftmanni similiter operabantur a Santto Michaele usque ad Autumpnum, & in autumno per 6 bebdoma-das unaquaque bebdomade per 2 dies, &c. Pri. Lew. p. 18. Sec Molman.

Totte Cometh of the French Toile, i. tela, and fignifieth with us a Net or Cord to compass or take Decr.

Collatis, the Isle of Sheppey.

Toling penny, Mon. Angl. 2 Tom. pag. 286. for Teding-penn

To Coll, To Bar, Defeat, or Take away. As to Toll the Entry, i. e. To deny or take away the Right of Entry. Stat. 8 Hen. 6.

cap. 9.
Coll, alias Choll, Tolnetum alias Theolonium,
Is a Saxon Word, and hath in our common Law Two Significations. First, It is used for a Liberty to buy and sell within the Precinct of a Manor.

Lamb. Ar.b. f. 132. Secondly, For a Tribute or
Custom paid for Passage, &c. Brast. lib. 2. ca. 24.

num. 3. interpress it to be a Liberty as well to take as to be free from Toll, for they who are en-fcoffed with Toll, are Custom-free, saith Skene. Toll, hoc est, qued vos & homines veftri de toto Homagio vestro sint quieti de omnibus mercatis & de Tolne-Tollity, the Place where Merchants meet.

Tollity, the Place where Merchants meet.

From the Sax. Tol, Tributum, and See, sedes.

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Tollity, the Sax. Tol, Tributum, and See, sedes.

Tollity, the Sax. Tollity, the Sax. Tollity the Sax. To to de omnibus rebus emptis & venditis. Of this Free-

J Lurich, fog the Love of Thee, Do make Coventry Toll-free.

is Money paid for Passage in or through some or Difb. Highways, or over Ferries, Bridges, &c. Toll-raverse, for passing over a private Man's Ground; exacted and Toll-turne, which is Toll paid at the Return of slice.

not fold. Plowd. f. 236. Wilton's Cafe. Kitchin. f. 204. By the ancient Law of the Land, the Buyers of Cattle or Corn in Fairs or Markets ought to pay Toll to the Lord of the Market, in Testimony of the Contract there lawfully made in open Market, because privy Contracts were held unlawful. Horn's Mirror, lib. 1. There is also Intoll and Uttoll, mentioned in Henry I.'s Charter to the Church of St. Peter in York; which fee Mon. Angl. 3 Part. fol. 326. a. The made Latin Word Theolonium, Cassanaus de consuet. Burg. p. 118. deriveth a Tollendo, but it is more properly deduc'd from the Greek TEN d'via or TENOVEIR, id est, velligalium redemptio vel exactio. Sce Fleta, lib. 1. cap.

Tollage. This Word occurs in the Statute made an. 17 Car. 1. c. 15. and isthere used to fignify the same as Tallage, which see.

Woll-Booth, the Place where Goods are weigh-

Colceffrum, Tolfafter, Excise, or Tribute paid to the Lord by the fervile Tenant for Liberty to brew and fell Alc. — Among the customary Services of the Tenants in Blebury, to the Abbat and Convent of Reading.

Et solebant dare tolecfirum, seilicet, illi qui solebant facere cervissam d vendendum, videli. et, sex lagenas cerevissa.

Cartular. Radinges, MS. f. 221. a.—Praterea si braciant ad vendendum dabunt de cervisia sua predicto Abbati quan lam consuetudinem que vocatur Tolsaster, scil. de qualibet bra ina quatuor lagenas quotiescunque brastaverint, ib. f. 223. a. See Tolsester.

Coltogn, Corn taken for Toll at grinding in a

Mill. — Dedi Abbati & Conventui de Radinges unam dimidiam fummam bladi, scil. de tolcorn de molendi-no de Homstoll. — Cartular. Abbat. Radinges. MS.

Colhop, A Toll-dish, or small Measure by which they take Toll for Corn sold in an overt - De consuetudine mercati de magna Farendon, pro carectata salis dabitur unus discus salis, qui continere debet unum tolhop, vel unus de-narius. Consuetud, Domus de Farendon. MS.

Colfeffer,--Per Tolsester, clamat esse quiet. de reddend. unum Sextarium Cervisia quod continet 16. Lagenas de nova cervisia mensurata, desubtus le Shak-Ex Rot. Plac. in itin. apud Cest. 14 H. 7. The same Word occurs in a Charter, 55 H. 3. m. 6. See Gavelcester.

that City; and in Richard the Second's Time (as Decaule it Goes solvere toquestam from the one Court Dugdale saith in his Description of Warwickshire) the Picture of him and his Lady was set up in the Pasch. 22 E. 1. Rot. 18. Tolla placiti sentification to this right Hand a Charter with these Words writrials tollitur. Tolt is also a Tribute, or an Exaction of any Thing. Mon. Angl. 1 Tom. p. 673. So in Mat. Paris. Mercatores vendant sine Toltis malis.

Do make Coventry Collestee.

Coltstap, — Venditio salis qua debet so vi, i. Busome Authors make Mention of Toltbrough, which
Ed. 1. It should be Toltsny, or Toll taken by Tray

colts, Wrong, Rapine, Extortion, any Thing exacted or imposed contrary to Right and Ju-- Nec aliquem depradetur, nec homicidia, vel I i i

incendia, roberias, toltas, seu alia bujusmedi terretret Water by Men, or Beafts on Land, or by anenormia. Pat. 48 H. 3. in Brady Hift. Eng. Append. pag. 235. Com.n. A Weight To called amongst Gold-

fmiths and Jewellers, and is Twelve Grains.

Tounage, Tonnagium, Is a Custom or Impost paid to the King for Merchandise carried out, or brought in Ships, or fuch like Veffels, according to a certain Rate upon every Tun; and of this you may read in the Statutes 12 E. 4. cap. 3. 6 H. S. c. 14. 1 E. 6. c. 13. 1 Fac. 33. but especially 12 Car. 2. cap. 4.

Conne. See Tun. Connetight, The Quantity of a Tonne or Tun, in a Ship's Freight or Bulk, for which Tonnage or Tunnage was paid to the King .-Rex, &c. Thoma de Percy Admirallo nostro -Parliamento ordinatum extitit percipiend, de quali-bet navi & craiera cujuscunque fuerit portagii que mare transsent infra pradictum Admiratum eundo & redeundo pro viagio de quolibet Tonnetight sex denarios item de qu'libet vase piscatrice quod infra mare dicti Admiratus piscatur pro allece capiendo de quolibet tonnetight fex denarios, &c. Pat. 2. R. 2.

Cozcare Is a Word mentioned in Fleta, 2 Lib. c. 71. par. 2. viz. Boves striliare & Torcare: Which

is to comb and cleanse his Oxen.

Toucher. See Tripontium.
Toungr. See Turney.
Toura, Toire, Sax. Tor, A Mount, A Hill, as
Glassenbury Torce.—Terra in campis Glassonia, una acra jacet in australi parte de la torre! - Super tor-- Chartular. Abbat. Glaston. ram una acra. -MS. f. 114, 116.

Cost, (from the Lat. Tortus) Is a French Word for Injury or Wrong, as de fon tort mesne, in his own Wrong, Cro. Rep. fol. 20. White's Case. Wrong or Injury is properly called Tort, because it is wrested or crooked. Cro. on Lit. fo. 158.

Toztfessoz, A Wrong-doer, a Trespasser. Co. 2.

par. f. 383. num. 11. Cortilum Is mentioned in Fleta, and other

Books, and fignifies a Torch.

Toties quoties, Anno 19 Car. 2. c. 4. and figni-

fies As often as.

Tothlands, A certain Portion of Land, in the Nature or Dimension whereof I can find no Direction, and can make no safe Conjecture.-Cam una virgata terra, & cum una Tothlanda, & octo acris, qua fuerunt data in dedicatione (Ecclefia de Heyford ad Pontem Com. Oxon.) Wulfvini Epifcopi Dorrefiria. Paroch. Antiquit. p. 514.
Cottee, A good Debt to the King, is by the

foreign Appofer, or other Officer in the Exchequer, noted for such, by writing this Word Tot to it; q. d. Tot pecunia regi debetur. Anno 42 E. 3. cap. 9. and I E. 6. 15. See Practice of the Exchequer, pag.

Totterap Was a customary Payment of. Four Pence for every Bushel and a half of Corn, fold at Maldon in Effex. Hill. 15 E. 1. This Word should be Tolteray or Toll-tray.

Courne. See Turn.

Cout temps paift & uncoze eff, That is, Al-ways ready, and is so at this present. This is a Kind of Plea in way of Excuse or Defence for him that is sued for any Debt or Duty belonging to the Plaintiff. See Broke's Abridgment, fol. 258.

Towage, Towagium, and Thoroagium, Is the Rowing or Drawing a Ship or Barge along the

other Ship or Boat fastned to her. Also than Money, or other Recompence, which is given by Bargemen to the Owner of the Ground next a River where they town a Barge, or other Veffel, Dominus Rex habeat & habere debeat Thowagium navium & battellorum majorum & minorum in aqua de Tyne, &c. Pla. coram Rege & ejus concil. Parl. 18 E. I. in Tur. London.

Toulatrus. A Sheep, a Ram Ouali-bet hida potest sustince ocio & decem boves, sexdecim vaccas, & unum taurum, & ducentas oves cum quatuor toyliardis, cum exitu predictarum ovium de uno anno, & quatuor Affros cum exitu unius anni. Chartular. Abbat. Glaston. MS. fol. 72. b.

Trabariæ Were little Boats; so called, because they were made out of fingle Beams or Pieces of Timber cut hollow. Florence of Worcester, pa. 618. writes, That uterque Rex in infulam Trabariis advehitur.

Trabes In Churches, was that we now call Branches, made usually with Brass; but formerly

with Iron. See Thrave.

Tracus-uum, Traces, by which Horses, in their Gears, draw a Cart, Plough, or Waggon Par tractuum, A Pair of Traces. - Pro uno cartiaddle, uno colero, cum una pari tractuum emptis xiv. d. Paroch. Antiquit. p. 549.

Traga Was a Sort of Waggon without Wheels. Tis mentioned in the Monasticon, 1 Tom. pa. 851. Qui cum quadriga vel Traga egressus. So in Virgil.

Georg. lib. 1. ver. 164.

Tribulaque, trabeaque & iniquo pondere rastri.

Trahare Seems to be used for to Harrow, as well as Herciare. Ing. in an. 1223. in Registro de

Trajectus, Aft-Passage over the Severn between Gloucestersbire and Wales, not far from Bri-

Trait, Bread of Trait, quasi Treat, was what we now call White-bread.

Tranatozium, a Bay.

Granstriut, Anno 34 & 35. H. 8. cap. 14. Is the Copy of any Original written again or exemplified, as the Transcript of a Fine.

Eranteripto Becognitionis fatte cozam Juftisciariis itmerantibus, gr. Is a Writ for the certifying of a Recognifance taken before Jufices in Eyre into the Chancery. Reg. Orig. fol.

Eranscripto pedes finis levati mittendo in Cancellatium, Is a Writ for the certifying the Foot of a Fine levied before Justies in Eyre, &c. into the Chancery. Reg. Orig. f. 669. & Reg. Judic.

Transgressione. Is a Writ commonly called a Writ or Action of Trespass, of which Fitzberbert reckons two Sorts; one Vicountiel, fo called because it is directed to the Sheriff, and is not returnable, but to be determined in the County; the Form whereof differs from the other, because it hath these Words, Quare vi & armis, &c. F. N. B. f. 84. The other is termed a Writ of Trespass upon the Case, which is to be fued in the King's Bench or Common Pleas, in which are used always these Words. Vi & armis, F. N. B. fol. 92. See Trespass, and the divers Uses of this Writ in the Table to the Register of Writs and 2 Inft. fol. 419.

Transite, Anno 14 Car. 2. cap. 11. Is used for | Incendiaries, Murderers, Fighters, false Affisors, a Custom-house Warrant or Let-pass; from Tranfeo, to go forth or let pass.

Transitory Is passing away or flitting, the op-

posite to Local. See Local.

Trantery So in some Manors they call the Money arifing by Amerciaments of Ale-fellers and Victuallers, for breaking the Affize of Bread and Ale, as Lufton, and other Manors in Herefordshire, especially those belonging to the Bishoprick of Hereford. But why so called, quere.

Translation, Translatio, In common Sense fig-nifies the Version out of one Language into auother; but in a more confined, denotes the fetting from one Place to another; as to remove a Bishop from one Diocese to another is called Translating, and such a Bishop writes not Anno Confecrationis, but Anno Translationis nostra.

Traverse, (A derivative from the French Traverser, i. Transfigere) fignifies sometimes to deny, Answers to Bills in Chancery; or it is that which cim-the Defendant pleadeth, or faith in Bar to avoid the Plaintiff's Bill, either by confessing and a it is voiding, or by denying and traverfing the material Parts thereof. West. Symbol. Part 2. Tit. Chan-cery, sect. 54, 55. The formal Words of which Traverse are in our French Sans ceo, in Latin absq; and 240. Staundford, Prevog. cap. 20. To Traverele an Office is nothing else but to prove, That an Inquisition made of Lands or Goods by the Estate to the cap. a Highway overflow'd with Water, for Default of feouring a Ditch, &c. A. may Traverse either the Matter, that there is no Highway there, or that the Ditch is sufficiently scoured; or otherwise he may Traverse the Cause, viz. That he hath not the Land, or that he and they whose Estate, &c. have not used to scour the Ditch. Lamb. Eiren. lib. 4. c. 13. p. 521, 522. See the New Book of Entries, verb. Traverse.

Eraberlum, a Ferry. 'Tis mentioned in the Monasticon, 2 Tom. 1002. Ab omni custuma pontagii vel traversi.

Traves, (Trave bladi.) Clauf. 5 Edw. 2. dorf. 21. and Claus. 12 Ric. 2. m. 34. granted to the Provost of St. John of Beverley. Sec Peter-Corn and

Trawiermen, Of those Fishermen who used unlawful Arts and Engines to destroy the Fish upon the River Thames, some were stiled, Tinckermen, others Hebbermen, Petermen, Trawlermen, &c. See Stow's Survey of London, pag. 19. Hence to trowle or trawle with a Trowling-line for Pikes.

Taplitation. See Justices of Traylbaston; and fee the Copies of several Commissions granted to them by Edward the First in Spelman's Gloffarium, Year, sends out a new Writ of Inquisition, called Trailbaston, against Intruders on other Men's Lands, Trailbafton, against Intruders on other Men's Lands, who, to oppress the right Owner, would make over their Lands to great Men; against Batterers hired to bear Men, Breakers of Peace, Ravishers, namentum Pacis. If any Mine of base Metal be I ii 2 Pacis.

and other fuch Malefactors: Which Inquifition was fo firitly executed, and fuch Fines taken, that it brought in exceeding much Treasure to the King. Chron. fol. 111. See Plac. Parliamentaria, fol. 211. & 280. and 4 Inft. 186. And in a Parliament, 1 R. 2. the Commons of England petitioned the King, That no Commission of Eyre, or Trayle Basson, might be issued during the Wars, or for Twenty Years to come. Rot. Parl. I R. 2.

Evaptoz, (Traditor, Proditor,) see Treason. Trapterous Polition, Of taking Arms by the King's Authority against his Person, and those that are commissioned by him, condemned by the

Stat. 14 Car. 2. cap. 3.

E. B. E. Tempore Regis Edwardi. These initial Letters have this continual Note of Time in the Domesday Register, where the Valuation of Manors is recounted, what it was in the Time of Edward the Confessor; and what fince the Conquest. fometimes to overthrow or undo a Thing, or to As in Oxenfordfeir — Manerium de Burce-put one to prove some Matter; much used in stre, T. R. E. valuit quindecim libras, modo sexde-

Treason, Proditio, Of the French Trabison, and it is divided into High Treason and Petty Treason; High Treason is defined to be an Offence committed against the Security of the King or Kingdom, whether it be by Imagination, Word or Deed; as to compass or imagine the Death of the King, Queen or Prince; or to deflower the King's Wife, or his cldeft Daughter unmarried, or his cldeft Son's Wife: Or levy War against the Inquisition made of Lands or Goods by the Ef-King in his Realm, adhere to his Enemies, councheator is defective, and untruly made. So to terfeit his Great Seal, Privy Seal, or Money: Traverse an Indiament is to take Issue upon the Or wittingly to bring false Money into this Realm chief Matter, and to contradict or deny some counterfeited, like the Money of England, and Point of it. As in a Presentment against A. for utter the same. To kill the King's Chancellor, Treasurer, Justices of either Bench, Justices in Eyre, of Assis, or of Oyer and Terminer, being in their Place doing their Office. Anno 25 E. 2. cap. Forging the King's Seal Manual or Privy Signet, Privy Seal, or foreign Coin current here. Anno 2 Mar. Cap. 6. Or diminishing or impairing current Money. 5 Eliz. 11. 14 Eliz. cap. 3. 18 El. 1. Or to say the King is an Heretick or Papist, or that he intends to introduce Popery, &c. Anno 13 Car. 2. cap. 1. And many others, which you may read there, and in other Places particularly expressed. In Case of this Treason, a Man shall be drawn, hanged, and quartered, and forfeit his Lands and Goods to the King. It is called also Treason Paramount. Anno 29 E. 3. c. 2. Petit Treason is, when a Servant kills his Master, a Wife her Husband: Or when a secular or religious Man kills his Prelate or Superior, to whom he owes Faith and Obedience: And in how many other Cases Petit Treason may be committed, see Cromp. Fust. of Peace. This kind of Treason gives Forfeiture of Escheats to every Lord within his own Fee. See Braff. lib. 3. traff. 2. cap. 3. num. 1, 2. There is also Mention of Accumulative Treason and Constru-Elive Treason in the Statute, 14 Car. 2. cap. 29. And here observe, that in Majori proditione omnes sunt werbo, Traylbaston. The common People in those Principales, there are no Accessaries in Treason, all Days called them Traybaston, quod sonat, Trabe baare Principals. And Voluntas non reputabitar troculum. Edward the First, in his Thirty-second satto nist in causa Proditionis, for Petty Treason. See Co. 1. Rep. Shelley's Cafe.

found in any Ground, it belongs to the Lord of the Soil; but if it be of Gold or Silver, it appertains to the King, in whose Ground soever they ther Times the Office of Treasurer. be found.

Treasurer, Thefaurarius, Is an Officer to whom the Treasure of another is committed to be kept, single Person. and truly disposed of : The chiefest of these with us is the Treasurer of England, who is a Lord by his Office, and one of the greatest Men of the Land, under whose Charge and Government is all the Prince's Wealth contained in the Exchequer, as also the Clerks of all Officers any way imploy d in the collecting of the Imposts, Tributes, or other Revenues belonging to the Crown. Smith, de Rep. Anglor. lib. 2. cap. 14. See more belonging to this Office. 20 E. 3. 6. 31 H. 6. 5. 4 E. 4. 1. 17 E. 4, 5. 21 H. 8. 20. and 1 E. 6. 13. This high Officer hath by Virtue of his Office, the Nomination of all Escheators yearly throughout England, and giveth the Places of all Customers and Searchers in all the Ports of the Realm, with divers other Matters, &c. There is also the Treasurer of the King's Houshold, who is of the Privy Council, and in the Absence of the Steward of the King's Houshold, hath Power with the Controller and Steward of the Marshalfea, without Commission, to hear and determine Treasons, Misprisions of Treason, Murder, Homicide and Bloodshed committed within the King's Palace. Staunds. Pl. Cor. lib. 3, cap. 5. In Westm. 2. cap. 1. there is Mention of the Treasurer of the Exchequer, Treasurer of the Navy or War. 27 E. 3. Stat. 2. cap. 18. 35 Eliz. cap. 4. Treasurer of the King's Chamber, 35 Euz. cap. 4. Treajurer of the King's Chamber, 26 H. 8. 3. 33 H. 8. 39. Treajurer of the King's Wardrobe. 15 E. 3. Stat. 1. cap. 3. 25 E. 3. Stat. 5. c. 21. Whose Office you have well set out in Fleta, lib. 2. cap. 14. Treajurer of the County for poor Soldiers. 25 El c. 4. And most Corporational Solution of the County of the County of the County for poor Soldiers. ons through the Kingdom, have an Officer of this Name that receiveth their Rents, and difburseth their common Expences, and is of great Credit among them.

Treasurer in Cathedral Thurches, A Dignitary who was to take Charge of the Vestments, Plate, Jewels, Relicks, and other Treasure belonging to the said Church. But at the Time of the Reformation, when fome who abhorred Idols did commatton, when to the who absorbed adols the Commit Sacrilege, and took away the infinite Treasure of Cathedral and Conventual Churches, then the Office was extinguished as needless in some Churches, as Tork, Lincoln, Hereford, but still re-

maining in Salisbury, London, &c.
Treasurestrove, Thefaurus inventus, Signifies in our common Law as it does in the Civil, Veterem depositionem pecunia, cujus non extat memoria, ut jam Dominum non habeat; with which Definition Bracton agrees: And though the Civil Law give it to the Finder, according to the Law of Nature, yet the Law of England gives it to the King by his Prerogative, or to some other who claim by the King's Grant, or by Prescription, as appears, Bratt. lib. 3. tratt. 2. cap. 3. num. 4. The Punishment for concealing Treasure found, is Imprisonment. and Fine. Staundf. Pl. Cor. lib. 1. cap. 42. Fitzherb. Abridgment, p. 187. But if the Owner may any ways be known, then it does not belong to the King's Prerogative. Britton, c. 17. fays tis every Sub-ject's Part, as foon as he has found any Treasure in the Earth, to make it known to the Coroners of the County, Sec. See Kitchin, fol. 40. Anno 1 8 2. P. & M. c. 15. This was anciently call'd Findaringa, of finding the Treasure. Leg. H. 1. c. 11 See 3 Inft. fol. 132.

Treasury, It signifies sometimes the Place where the King's Treasure is reposited; and at o-

Looks of the Treasury, Commissioners to execute the Office, when it is not committed to one

Treat Cometh of the French Traine, i. emul-gere; or rather from tractus drawn, and fignifies as much as taken out or withdrawn: As a Juror was challenged because he could not dispend For-ty Pounds, and for that Cause he was treate, (that is, withdrawn) by the Statute. Old Nat. Brev. fol.

Trebuthet, (Terbichetum,) A Tumbrel, or Cucking-stool. 3 Par. Inft. f. 319. See Tribuch. It was also a great Engine to cast Stones to batter Walls. Matt. Pavis. Anno 1246. Per septem Trebuchetta ordinata, que tam de die quam de nosse in Castrum, &c. projucre non cessabant. Sec Trepget.

Trees, (Tressorium,) Hair hanging in Tresses. Amputentur eis Tressoria & tondentur. Fleta, lib. 2.

c. 5. par. 4. Treting.

Treting. See Tribing.
Treet, (Triticum, i. e. Wheat.) In the Statute of 51 H. 3. Bread of Treet seems to be that Bread which was made of fine Wheat. See Cocket.

Tremanium, Tremisium, Tremesium, The Sea-fon for sowing Summer-Corn about March the Third Month, to which the Word may possibly allude. For Corn sow'd in March is by the French call'd Tremes and Tremois, and fometimes Mars or Marfer, which the Italians call Martiolin or Martiol. Tremessum was commonly opposed to Hibernagium, i. e. The Season for Summer-Corn, Barly, Oats, Beans, &c. to the Season for Winter-Corn, Wheat and Rye.——Arabit unam acram, seminabit cum semine Domini, eandem berciabit, videli cet, dimidiam acram ad hibernagium & dimidiam ad tremagium, & cariabit de fæno Domini. Cartular. Glaston. MS. fol. 91. a. — R. Dei gratia Abbas Ecclesia S. Petri de Burgo. Noverit Universitas vestra Nos concessisse hominibus nostris de Tindele quad liberi sint & quieti —— de setta halemotorum & sarch tura & de servis levandis —— arabunt semel ad hibernagium & femel ad tremeseum cum boc quod babuerunt in carucis suis. Cartular. S. Petri de Bur-

go Swafham vulgo appellat. MS. f. 227.
Ttemt Ilum, i. e. a Granary. 'Tis mentioned in Mon. Angl. 1 Tom. pag. 470. Sciendum tamen est quod pradicti monachi facient sectam molendini mei tam de blado suo quam hominum suorum; ita quod ipsi habeant primam molituram post bladum quod invenerint in

Tremello, &c.

Eremuta, Treumia, Tremellum. The Hooper or Hopper of a Mill, into which the Corn is put to fall from thence to the Grinding-stones. Do libere molere in molendino meo, ita qued immediate post bladum existens in treumia, qued vulgariter dici-tur Ingranatum, eorum bladum moletur. Du Fresne in voce Treumia. Baldwin de Wake to the Priory of Deeping. - Sciendum tamen est quod predicti Monachi facient sectam molendini mei tam de blado suo quam homum fuorum — Ita quod ips habeant primam molituram post bladum quod invenerint in tremello.

Mon. Angl. Vol. 1. pag. 470. So Wido de Meriton in his Charter to the Knights Templars Concesserunt mihi Fratres unam libertatem ad suum molendinum, scilicet, molendini segetem pro multura reddenda pro segete qua est in tremuta. Paroch. Antiquit. p. 120.

Trentatum. Ufque ad Trencatum in Marifco.

2 Monast. f. 211. b. A Trench.

Trencheator, (from the Fr. Tranber, To cut,) A Carver of Meat at a Table, as we often find in the Patent-Rolls, Pensions granted by our Kingsto J. S. uni Trencheatorum nostrorum.

bulation, 33 H. 3. De Mechenley usque ad quandam trenchiam que vocatur Bythymeford.

that continued Thirty Days, or confifting of Thirty Masses, from the Italian Trenta, that is triginta, mentioned 1 Ed. 6. 14. See Tricennalia. Et volo & ordino quod Executores mei ordinant seu ordinare faciunt unum Trental pro salute anima mea.

Will proved, Anno 1456.
Trenger, A great Engine to throw Stones against a Wall in storming a Town. 'Tis mentioned in Knighton, Anno 1382. Posuerunt etiam unam machinam magnam & unum Trepget, cum una magna Gunna.

Erichale, Transgress, Significs any Transgression of the Law under Treason, Felony, or Misprisson of either, Staunds Pl. Cor. f. 38. where he says, That for a Lord of the Parliament to depart from the Parliament without the King's Licence, is neither Treason nor Felony, but Trespass. But it is most commonly used for that Wrong or Damage which is done either to the King in his Forest, or by one private Man to another; and in this Signification it is of two Sorts, Trespass general, otherwise termed Trespass vi & armis; and Trespass special, otherwise call'd Trespass upon the Case; and this seemeth to be without Force, howbeit sometimes they are confounded. How to diffinguish the Forms of these Writs or Actions, see F. N. B. fol. 86, 87. In an Action of Trespass, the Plaintiff always sues for Damages, or the Value of the Hurt done him by the Defendant. There is also Trespass local, and Trespass transitory. Trespass local is that which is Trespass transitory. Trespass local is that which is so annexed to a Place certain, that if the Defendant join Issue upon the Place, and traverse the Place only by faying absque boc, that he did the Trespass in the Place mentioned in the Declaration, and aver it, it is enough to defeat the Action. Trespass transitory is that which cannot be defeated by the Defendant's Traverse of the Place. because the Place is not material; but Actions of Trespass quare clausum fregis ought to be local. Bracton, lib. 4. cap. 34. num. 6. divides Transgressionem in Majorem & Minorem. See also New Book of Entries, verb. Trespass.

Trefpaffants Is ufed by Britten, cap. 29. for

Paffengers.

Trestognare, To turn or divert another way; as treftornare viam, to turn the Road. Rex Johannes in Carta concessa Hugoni Epis opo Lincoln Concessimus etiam quod trestornare possit viam qua se extendit a Kenelmeton versus Huntedon per quandam partem bosci de Buggeden.

Arefwel of double foled Shoes, 2 & 3 E. 6. cap. 9. It should rather be written Creswel, fignifying the broad Edge of the Shoe-fole round about.

Tret. See Tart.

Trenga, and Truga, a League, Truce, or Cessation of Arms. Rex. — Sciatis quod cum quidam inimici nostri regnum nostrum Anglia, cum posse non modico, presentibus Trengis non obstantibus, hosti S. Petri Wapentacmot, nec Tridingmot nec Shiresmot siter ingress fuerunt. Rot. Parl. 5 H. 4. n. 24. See sequebatur, sed calumpnians vel calumpniatus ante osti-Cuftos Treugarum.

Treuha, Trevia, Treuga. -- A festivitate S. Michaelis ufque ad Festum S. Andrea trouva, (i. e. pax) erat in villa. Siquis eam infregisset inde Prapositus Regis accipiebat communem emendationem. Lib. Domesdei. Chenth. Dovere. -- Pax Dei, que vulgo Trevia dicitur, sicut ipse Princeps Guillelmus eam in initio constituerat, firmiter teneatur. Constit. Nor-- Item diximus de treuga quod man, A. D. 1080. Chartular. Abbat. Glasson. MS. fol. 97. a. | f. aliquis vulnerat aliam, &c. treuga vero durat a Trental, Trentale, An Office for the Dead die Mercurii postero usque ad diem Luna mane, that continued Thirty Days, or consisting of Cart. Dat. A. D. 1105. in Brady Append. Hist.

Engl. p. 44.

Ettal, Triatio, Is used for the Examination of all Causes civil or criminal, according to the Laws of the Realm, before a proper Judge; of which there are divers Kinds; as Matters of Fact shall be tried by the Jurors, Matters of Law by the Justices, Matters of Record it self. A Lord of Parliament upon an Indistance of Treason or Felony, shall be tried without any Oath by his Peers upon their Honours and Allegiance; but in Appeal at the Suit of any Allegiance; but in Appeal at the Suit of any Subject, they shall be tried per bonot & legales homines. If ancient Demessine be pleaded of a Manor, and denied, this shall be tried by the Record of Domessay. Bastardy, Excommengement, Law-fulues of Marriage, and other Ecclesiastical Matters, shall be tried by the Bishop's Certificate. Of the ancient Manner of Trial by Combat and great Assis, see Combat and Assis. See also Staunds. Pl. great Allije, see Combat and Allije. See also Staund; Pl. Cor. cap. 1, 2, 3. And Twelve Men. Triatio est exattissima litis contestata, coram Judice per duodecimvirale Sacramentum, exagitatio. Pat. 3 R. Joh. m. 3. in fidelitate Leulini. Statuitur de triatione differentiarum, ditti Leulini, &c. "Tis usual to ask the Criminal how he will be tried; which forthe Criminal how he will be tried; which lormerly was a very fignificant Question, but 'tis
not so now, because formerly there were several
Ways of Triat, viz. by Battel, by Ordeals, and
by Jury. And when the Criminal answered the
Question, By God and his Country, it shewed that
he made Choice to be tried by a Jury. But now
there is no other Way of Triat. there is no other Way of Trial.

Trial per Pais, i. e. Per Patriam, by a Ju-

Tribuch and Trebuchet, Terbichetum, A Tumbrel, or Cuckingstool; Hac omnia concedimus Deo & Ecclesia Santti Albani cum Soca & Saca on Strond and Streme, on Wude and Feld, Toll & Teym, Tribuch, Hamsoken, Murdre, Forstal, &c. Carta Joh. Regis, Dat. 11. Jun. anno Regni 1.

Tribunculus, The same with Trepget. Tricennale. See Trental.

Tricennale.

Tricelims, An ancient Custom so called in the Borough of Bromyard in Com. Heref. because Thirty Burgesses paid 1 d. yearly Rent for their Hou-ses to the Bishop who is Lord of the Manor. Lib. niger Heref.

Trigintale. See Trental.
Tricennalia, Trentals, Months, Minds or Masses said for the Dead during Thirty Days, or one Month after their Decease. - Inhibemus quoque districtius ne aliquis Rector Ecclesia faciat hujusmodi pactum cum suo Sacerdote, videlicet, quod ipse Sacerdos prater catera stipendia poterit recipere Annualia ut Tricennalia. Constitut. Rob. Episc. Linc. Apud. Append.

ad Fascicul. p. 411.

Tridingmot, The Court held for a Triding or Trithing. In the Charter of Hen. 1. to the Church of St. Peter in York .--Nemo de terra Canoni: orum S. Petri Wapentacmot, nec Tridingmot nec Shiresmot

21772

faciebat. -MS.

Trihing and Crithing, Trithinga contains Three or Four Hundreds, or the Third Part of a Shire or Province: Also a Court held within that Circuit, which was the same we call a Court-Leet, which is above a Court-Baron, and inferior to the County-Court. See Cambden, pag. 102. Breve de Attornato de loquelis, &c. Regist. 266. Provisum est quod quilibet liber homo lihere possit facere Atturnatum suum ad loquelas prosequendas & desendendas motas in Trithingis, Comitatibus, Wapentachiis & aliis Curi-Trithingis, Comitatibus, Wapentachiis & aliis Curiis sine brevi nostro, Sur le Statute de Merton, c. 10. Fiat autem Visus Francii Plegii sir, viz. quod pax nostra teneatur & quod trithinga sit integra, sicut esse consuccit. Mag. Charta, cap. 36. See Fleta, lib. 2. cap. 61. Seet. Final. & Origin. Jurisd. fol. 26. Sec Latb. See Pupilla oculi, part. 5. cap. 22. and Roger Hosenden, parte posser, siron. annal. fol. 346. Sec Latb. Et volo quod disti Monachi sint quieti & soluti ab omni scotto, Geld, auxiliis vicecomitum, Hys. soluti ab omni scotto, Geld, auxiliis vicecomitum, Hydagio, & a fecta in Schiris, Wapentachiis, Hundredis, Trithingis, & omnimodis allis Caviis & faculi one-vibus universis. Charta Ealdredi Regis Anno 941. Abb. & Monachis Croiland, V. vitam Al-

fredi, fol. 79.
Trimitchi, The English Saxons call'd the Month of May by this Name, because they milked their Cattle Three Times every Day in that Month.

Beda de ratione Temp. c. 19. Erifugum, A Trithing. or Jurisdiction of Similiter in quinque cen-Three Hundreds .turiatibus, dimidio de Wichelave, & uno & dimidio de Dyrham & in trijugo de Wines-tune. Histor. Eliens. edit Gale. lib. 2. cap. 2. See Triumvir.

Trinity oule Is a House at Deptford, which belongs to a Company or Corporation of Seamen, that have Power, by the King's Charter, to take Knowledge of those that destroy Sea-marks, and to redress their doings; as also to correct the Faults of Sailors. Etc. and to take care of divers other Things belonging to Navigation, and the Seas. Anno 8 El. 13. and 35 El. 6.

Trimumgelo, (Sax. Drienigongild, 1. e. Ter nona

(olutio.) Grandis delicti compensatio, que non absolvi-

tur nist ter novem gildie, i. e. solutionibus.
Trinke Is a Kind of Net or any Engine to

catch Fish withal. Anno 2 H. 6. c. 15.

Erinobantes. Middlefex and Effex.

Trinona Meccelitas, A Threefold ne effary Tax or Imposition, to which all Lands were subjected in the Saxon Times, i. e. toward the Repairing of Bridges, the Maintaining of Castles or Garrisons, and an Expedition to repel invading Enemies. In the Grant and Conveyance of Lands, they were many Times exempted from all other fecular - Excepta trinoda necessitate-Service. -Exceptis his tribus, Expeditione, Pontis & Arcis confirmatione. Paroch. Antiq. pag. 46. See Pontage.

Triours Are fuch as be chosen by the Court to examine whether a Challenge made to the Panel, or any of the Panel, be just or no. Ero. Tit. Challenge, fol. 122. and Old Nat. Brev. fol.

158.

Triponium. Leg. H. I. cap. 64. In quibus vero causis triplicem Ladam haberet, ferat judicium Tripodii, i. e. 60. Solid. The Meaning is, That as for a small Offence, or for a trivial Cause, the Composition was Twenty Shillings; so for a great Offence, which was to be purged Triplici Lada,

um Monasterii S. Petri recfitudinem & recipiebat & the Composition was to be Three Times Twenty Shillings, viz. Tripodio.

Tripontium, Torcefter.

Triroda terræ, A Quantity of Land containing Three Rods or Perches. -- Dedit unam trirodam terra arabilis, qua est sosera cum pertinentiis in Staundford, MS. Chart. penes Eliam Ashmole, Ar.

Erifantonis Poztus, Southampton.

Eriffs, A Post or Station in hunting .- In que Rex cum cateris superior constituset, secundum legem venandi, quam vulgus tristam vocant, singulis proceribus cum a, quam ouigii tittain vocant, jinguis procerious cum fuis canibus fingula loca delegat, ut obsessa undique be-fiia, ubicunque eligeret exitum, inveniret exitium, &c. Decem Scriptores, f. 307. Servitium vel Officium plane sapit, siducia mixtum; Origo, ni fallor, a no-stratium Trust. Gloss. in x. Scrip. See Tristratium

Triffis, Triffris & Trifta, From Traift, i. Truft, Is an Immunity, whereby a Man is freed from his Attendance on the Lord of a Forest, when he is disposed to chase within the Forest, and shall not be compelled to hold a Dog, sollow the Chase, nor stand at a Place appointed, which otherwise he might be, under Pains of Amerciament. Manwood, part 1. pag. 86. Et sint quieti, &c. de Chevagio, Hondpeny, Buckstall, & Tristis, & de omnibus misericordiis, &c. Privileg. de Sem-

plingham, 4 Inft. f. 306.

Trithing: 18 eve, The Third Part of a County,

or Three or more Hundreds or Wapentacks, were called a Triding or Trithing, fuch Sort of Portions are the Laths in Kent, the Rapes in Suffer, and the Ridings in Yorkshire. And those who governed these Trithings, were thereupon called Trithing Reves, before whom were brought all Causes that could not be determined in the Wapentakes, or Hundreds. See Spelman of the ancient

Government of England; pag. 52.

Triftiga Was the uppermoit Room in a House; a Garret or Room Three Stories high. 'Tis mentioned in Mat. Parif. anno 1247. Habebat nempe in ipsa navi, sicut de arca Noe legitur, diverticula 😂

Triftegas, cameras & conclavia.
Triumbur, A Trithing-Man, or Constable of Three Hundreds. - Nec mora adeft Thord. cum Centurionibus & Triumviris & Praconibus. Histor.

Elienf. cap. 42.

Tronage, Tronagium, Is a Custom or Toll ta-ken for weighing of Wool. Fleta, lib. 2. cap. 12. Refi for Weighing of Wool. Feeth, 16. 2. Each 12. feeth. Item, Ulnas, fays, That Troma is a Beam to weigh with, mentioned in Westm. 2. cap. 25. See Pesage. Monassi on, 1 Tom. 976. Et sint quieti de omni pavagio, picagio, terragio, tronagio, portagio. And indeed Tronage was used not only for the Custom or Toll in the Weight of Wool, but for the Weighing of it in a Staple or Publick Mart, by a common Trona or legal Standard. This Trona or Beam for the Tronage of Wool, was fixed at Leaden-Hall in London.

Tronatoz, From Trona, i. statera, An Officer in the City of London, who weighs the Wool that is brought thither. See his Oath in the Book of

Oaths, f. 231.

Croper, Troperium, Troparium, A Book of alternate Turns or Responses in singing Mass, called by Lindewode, Liher sequentiarum. Thomas Becket Archbishop of Canterbury pleaded —— Nulla justitia defuit Johanni in curia mea, sed ipse (nescio cujus consilio, an propria voluntatis motu) attulit in curia mea quendam Toper, (it ought to be infitte a civia ravit super illam, quod ipse pro desetta sussitia a civia mea recessit——R. de Hoveden Hist. p. 283.

Trover Cometh of the French Trouver; i. invo-jentis ix. den .-Trought Cometh of the French Progrees, i. the mire, is an Action which a Man hath against one, that having found any of his Goods, refuser to deliver them upon Demand. See the New Book of Embers, verb. Trover. Actions of Detrine are of Entries, verb. Trover. Actions of Detrine are of Entries, verb. Trover. late much turned into Actions upon the Cafe. Sur Trover & Conversion, Preface to Roll's Abridgment.

Trop-weight, (Pondus Troja.) See Weight. 'Tis called Troy-weight, from Troyes, a City in Champaigne, from whence it first came to be used

here.

fuibus & uno verre. Cartular. Abbat. Radinges.

MS. fol. 93. b.

avena faciunt 2 Bushels infra Prabendam de Hunderton in Ecclesia Heref. MS. de temp. E. 3. In the black Book of Hereford we find Truga frumenti for that Measure of Wheat. And at Lempster, at this Day, the Vicar has Trug Cornallowed him for officiating at some Chapels of Ease (as Stoke and Docklay,) within that Parish. Haply it may come from the Sax. Trog, which figuifies a great hollow

Veffel or Trough.

Cruncue, A Trunk or wooden Box, fet in Churches to receive the Oblations of pious and well disposed People; of which, in the Times of Popery, there were many at feveral Altars and Images, like the Boxes, which fince the Refor-mation, have been placed nigh the Church-door, to receive all voluntary Contributions for the Poor --Collectum Ferofolymitanorum ufibus destinandum truncus in singulis Ecclesiis adatta sera con-clusit. Rad. de Diceto sub anno 1166. These customary free-will Offerings that were dropt into these Trunks or Boxes, made up a good Part of the Endowment of Vicars before the Reformation, and thereby, as in many other Respects, made their Condition then better, than in later Times. In the Ordination of the Vicaridge of Lancaster, by Henry Bowet Archdeacon of Richmond, 1 March 1430. --Vicarius habebit panis benedicti emolumenta fecundum confuetudinens dicta paro hialis Ecclesia de Lancastr. Oblationes quascunque ad truncos tam in dicta Ecclesia de Lancastr. quam alibi infra parochiam ipfius Ecclefia fattas.

Collectan, Matth. Hutton, S. T. P. ex Registris Archid. Richmond. MS.

Truffa, A Trufs or Bundle. Among the cu-ftomary Services done by the Tenants in Chelef-- In vigilia S. Edmundi mittent pro instrinis in Eleemofynavia sex rationabiles trussas prinsipinis, & in vigilia Natalis Domini sex trussas, & in vigilia Pascha sex trussas. Ex Cartular. S. Edmundi. MS. f. 410.

Tuerobius flubius. Twy in Wales.

Tuefis. Berwick upon Tweed.

Tufta, A Cottage. Omnibus, &c. Henricus Paulyn de Sancto Edmundo salutem. --Concessi redditum meum de Ricardo Piknot Spicero viii. den. annum, pro tufta sua ubi manet-& de Rogero Filio Ricardo Carpentarii iiii sol. per ann. pro tusta sua ubi manet in Hosenemanstrete. — Ex Cartular. S. Edmundi, MS. f. 188.

Tugaz, Ropes or Harness, or Traces for drawing, from Sax. getogan, to tug, or pull, or draw. In ferramentis ad carrucas emptis ili: fol. ii. den. in carucis per vices emendandis iv den. in jugis & tuggis ad idem

-Confnetud. domus de Farendon.

Correction of Scolds and unquiet Women. Kitchin, fol. 13. See Cuckingflool, New Book of Entries, Franchise 2. Et quo warra. 1. Item si aliquis qui in libertatem nostram, per affensum & consensum Com burgensium nostrorum admissus juerit, fecerit aliquod delichum, per quod ad ponam publicam seu vile Judici-um, ut ad Collistrigium vel 1 umbrellum, vel aliquod Trua, Truega, Fr. Trucie, a Sow. — dedi ter-aliud bujulmodi adjudicatus fuerit, pro perjuro reputabi-ram cum resiauramento unius por aria de decem truis tur, & uso facto amittet libertatem sum MS. Co-& uno verre — In another Charter — de decem dex de Leg. Stat. & consuerud. Burgi villæ Montgom. fol. 11.

wene faciunt 2 Bufbels infra Prabendam de Hunder-ling-place. From the Sax. Tun, Sepes, Vallum, m in Ecclefa Heref. MS. de temp. E. 3. In the lack Book of Hereford we find Truga framenti for Dun, i. e. an Hill, where they formerly built

Towns.

Cun, (Tunellum,) Is a Measure of Oil or Wine, containing Twelve-score and Twelve Gallons, or Four Hogsheads. Anno 1 R. 3. c. 12. 2 H. 6. cap.
11. and 12 Car. 2. cap. 14. A Tun of Timber is
40 solid Feet; a Load 50. Ex dono Will de Braosa unum Tunellum vini rubri de tribus modiis & dimid, in villa de S. ad Missas celebrandas. Mon. Angl. 3 Par. f. 8. a.

Tunigreve, (Sax. Tungereva, i. c. Ville preposi-tus,) a Reeve or Bailist. Qui in villis (& que dici-mus Maneriis) Domini personam sustinet, ejusque vice omnia disponit & moderatur. Spelman.

Cumnage, alias Connage, (Tunnagium and Tonnagium,) is a Custom or Impost due for Merchan-dife brought or carried in Tuns, and such like Ver fels, from or to other Nations, after a certain Rate for every Tun. Anno 12 H. 4. ca. 3, 6 H. 8. c. 14. 1 Ed. 6. ca. 13. 1 Jac. ca. 33. & 12 Car. 2 cap. 4. It is fometimes used for a Duty due to the Mariners for unloading their Ships arrived in any Havens, after the Rate of so much a Tun Tonnage and Poundage began in the 45th of Edward the Third. Cottoni Posthuma, fol. 172. See 4 Inft.

fol. 32.

Quinnocellum, Tinmouth.

Tut bagium. Et deciman de Turbagio de una Snaihfeld. 1 Mon. fol. 632. b. A Place where Turfs are digged; or the Liberty of digging Turfs.

Auruary, Turbaria, From turba, an obsolete Latin Word for a Turf: Is a Right to dig Turfs on another Man's Ground. Kitchin, fol. 94. And Common of Turbary is a Liberty which some Tenants have by Prescription to dig on the Lord's Waste. Turbaria is also taken sometimes for the Ground where Turfs are digged. And you shall find an Affise brought of Common of Turbary in 5 Ass. Pl. 9. 8 7 E. 3. fol. 43. They likewise used turbus for the Turf, and Turbarius for the Turfary. Fohn de Gray, Bishop of Norwich, grants the Monks of that Church this Liberty within his Manor of Elmham, Ut fodiant per visum & liberationem servi entium illius turbos in turbariis ejus, in usus necessarios in domo sua propria apud Elmham sine wasto turbarii & sine omni venditione turbarum. Ex Registr. Ecclefiæ Norwic.

Curking Is a Sort of Sky-coloured Cloth, 'Tis mentioned in the Statute 1 - Rich. 2. cap.

Turmerick, Turmerica, Is the Root of an Herb growing in Arabia, medicinal against divers Diseases in Horses, and sometimes used for a Man also in Case of the yellow Jaundice. It is reck-oned among the garbleable Drugs, Anno 1 Fac.

Cap. 19.

Turn, Tourn, Is the Sheriffs Court kept Twice every Year, viz. Sthin a Month after Easter, and within a Month after Michaelmas. Magna Charta, cap. 35. and 3 E. 3. cap. 15. From this Court are exempted only Archbishops, Bishops, Abbots, Priors, Earls, Barons, all religious Men and Women, and all fuch as have Hundreds of their own to be kept. Anno 25 H. 3. cap. 10. Britton, cap. 29. calls it Tour, id est, ambitus, circuitus: It is a Court of Record in all Things that pertains to it. It is the King's Leet through all the Country, and the Sheriff is Judge, and this Court is incident to his Office. See Cromp. Jur. fol. 230. and 4 Inst. fol. 260. See Fleta, lib. 2 cap. 52. and Mirrour of Just. lib. 1. cap. De turnes. It is called the Sheriff's Turn, because he keeps a Turn or Circuit about his Shire, holding the same in several Places. Sir 70. Dodridge's Hift.

of Wales, fol. 50. See Seeta Regalis.

Turnetum, Tornetum, A Tax or Acknowledgment paid to the Sheriff for holding his Turn or – Abbas & Conventus & Ho-County-Court. mines sui sunt ubiq; quieti de torneto, sed quo War-vanto nesciunt.— Cartular. Abbat. Glaston. MS. f. vanto nesciunt.

87. a.

Turney, or Tournament, (French Tourney, i. e. Decursorium) Signifies a martial Exercise of Knights or Gentlemen fighting on Horseback one with another in Sport; and is thus defined, Torneamenta dicuntur nundina vel ferie in quibus milites ex condicto convenire, & ad oftentationem virium fuarum ex conacto convenies, S as operationen viriam justan.

S audacia, temere congresi folent. This Word is
used in the Statute 24 H. 8. cap. 13. but the
Thing it self is now disused. But anciently was of such Note among us, that it was used as a Kind of Epoch in publick Writings; as, Habendum a Festo Santti Michaelis proximum ante primum Tourneamentum suit tempore Domini Regis Rich. Anno 1194. Charta penes Eliam Ashmole, Arm. These martial Exercises were very frequent in are called by Braston, Duodecim milites, lib. 3. former Days. The Intent was only to enure trast. 2. cap. 1. num. 2. Because they were wont Men for the Wars; for they fought with blunt Weapons, and in great Companies: For which Reason it differed from another warlike Exercise,

before the Reformation, was — Turribulum cum navi. — Paroch. Antiq. p. 598. The Chorister or Boy who usually carried this Thurible, was called Puer thuribularis. And I have heard it a happy Conjecture of a most ingenious Friend, that a treble Voice in Musick was owing to the small and shrill Tone of the Thuribular or Incense-Boy. As the said Boy carrying a little tinkling Bell in one Hand, might possibly give the Name of Treble to the least Bell.

turned to arable. Co. on Lit. fol. 4.

Twanights Beffe, Hofpes duarum noctium, If he did any Harm to any, his Host was not answerable for it, but himself. Hoveden part. poster. such annal. fol. 345. See Third Night's awne-hinde.
Twelflymous. The fame with Thanus. Amongst

the English Saxons every Man was valued at a certain Price; and where an Injury was done either to the Person or Goods, a pecuniary Mul& was imposed, and paid in Satisfaction of that Injury, according to the Worth and Quality of the Person to whom it was done. And all Men were ranked into three Classes, which see in Hindena: Those who were worth 1200s. were called Twelfkindi; and if an Injury was done to him, Satisfaction was to be made according to his Worth.

Twelbe Men, Duodecim homines legales, Otherwife called the *Juny* or *Enqueft*, is a Number of Twelve Perfons, or upwards, to the Number of Twenty-four, by whose Oath as to Matter of Fact all Trials pass, both in Civil and Criminal Causes, through all Courts of the Common Law in this Realm. First, in Civil Causes, when Proof is made of the Matter in Question, then the Point of the Fact (that they are to give their Verdict upon) is delivered likewise unto them, which we call the Issue; then they are put in mind of their Oath to do Right, and are by the Judges, who fum up the Evidence, sent out of the Court by themselves, to consider upon the Evidence on both Sides, until they be agreed, which done, they return to the Court, and deliver their Verdict by the Mouth of their Forman; according to which (if the Matter be not arrested or stay'd by the Court) the Judgment passets. See Glanvile, 1ib. 2.6. 14, 15. In Causes criminal there are Two Sorts of Enquests, one called the Grand Enquest, the other the Enquest of Life and Death. The Grand Enquest is so called, either because it consists of Sixteen at the least, or else because all Causes Criminal or Penal pass first through them; whereas the other Enquest is especially appointed for one or sew Matters touching Life and Death committed to their Consideration. Those of the Grand Enquest to be Knights, if so many could be had: And their Business is to receive all Presentments of any Offence, and accordingly to give their Opi-Just; for that was a single Combat by one Man nion generally, either by writing these Words, against another.

Billa vera, upon the Bill of Presentment, which is an Indictment of the Party presented; or those that are called to the Sherist's Turn else this Word Igneramus, which is doubting of Quino Tifetomitum Is a Writ that lies for those that are called to the Sheriff's Turn else this Word Igneramus, which is doubting of out of their own Hundred. Reg. of Writs, fol. the Fact presented. Now as Criminal Causes be of Two Sorts, either capital or finable, so is Turnibulum, Thuribulum, The Incense Pot or there a double Course of these Indictments; for Smoaking Pan of Frankincense, used in the publin Causes only finable, the Party indicted must Smoaking Pan of Frankincenic, died in the parallel before the Church of Rome.—Among either traverfe the Indiament by denying it, and the common Ornaments of every Parish-Church, fo it is referred to a Petit Jury, whereby he is before the Reformation, was — Turribulum cum cither convicted or discharged of the Crime; or else if he confess it, the Court setteth a Fine upon him without more ado. But in Matters of Life and Death, the Party indicted is commanded to hold up his Hand, and answer, Guilty or Not Guilty; if Guilty, he standeth convicted by his own Consession; if Not Guilty, he is farther referred to the Jury of Life and Death, who consider upon the Proof brought against the Prisoner, and accordingly bring in their Verdict; accord-Thraite Signifies a Wood grubbed up, and ing to which he is either condemned or acquitted. Of this read more in Indistment, Affife, Fury. Sec

the Stat. 35 H. 8. cap. 6. & 37 H. 8. 22. 2 E. 6. 32.

and 5 Eliz. cap. 25.

Ewellsende, Twibende, Twybind, Twybindman. Under our Saxon Government all Persons had fuch an Estimate or Value put upon their Heads, according to their Quality or Degree, and according to such Estimation were reduced to their distinct Classis, Rank or Order. The lowest Order was that of the Ceorls or Husbandmen, who were valued at 200 Shillings, and called Twihunde men: The Middle, that of the leffer Thanes or Free-holders, who were valued at 600 Shillings, and thence called Syxhundemen. The Highest, that of the Thanes or Noblemen, who were rated at 1200 Shillings, and called Twelfbundemen. For which, see the Laws of King Alfred, cap. 12, 30, 31, 32. and of King H. 1. cap. 76. and 87.-- Sigua Lucia vel ordinata persona, aut eorum quispiam, qui patria lingua Twelfhende vel Twihende nominatur, aliquam adversus Ecclesiam kanc voluisset calumniam ma hinari. Hilt.

Ramef. Edit. Gale, cap. 57.

Teltlan, Acculation, Impeachment, or Charge of any Trespass or Offence. As in the Laws of King Ethelred, cap. 2. Nec componat aliquis pro ulla tyhtlan, si non intersit testimonium Prepositi Regis. There is a Mistake in the Laws of King Canute, as published by Brompton, cap. 56. Siguis amicis destitutus vel alienigena ad tantum laborem venerit, ut plegium non habeat, in prima thilac (it ought to be tyhtlan) id est, accusatione ponatur in carcanna, & ibi

sustineat donec ad Dei judicium eat.

Tylwith Is a British Word fignifying, Familia, Familitium, Tribus, and is derived either from Tyle, i. e. locus ubi fletit domus vel locus adificanda domui aptus, or else from Tylath, which fignifies Trabs, tignus: In the first Derivation it signifies a Place whereon to build a House, and in the sethefe Tykniths was to flew not only the Originals read of the Vacary of Wyrefade in Com. Lanc. Rot. of Families, as if their Work had been merely to run over a Pedigree, but the several Distinctions and Distances of Birth, that in Case any looks after the common Herd of Cows. See his to run over a Pedigree, but the several Distinctions and Distances of Birth, that in Case any looks after the common Herd of Cows. See his Line should make a Failure, the next in Degree Office described in Fleta, lib. 2. cap. 2. This Offimay make an unconsounded Use of their Interest is still in French called Vacher. rest, according to the Rules of Partition in Gavelkind.

Tymber of Shing Is Forty Skins. Book of

Rates, fol. 18.

Eympeny, Abbas & Monachi Rading .quieti de tribuis & lastagiis & statuagis. Interpretation of the stribuis & lastagiis & fallagiis, de Thething-peny & Tympeny, de summonitionibus de assistance de Anno 20 E. 3. int. Record. de Trin. Rot. 3. It is essewhere written Tynpeny. Mon. Ang. 1 par. fol.

Tyne,aguario quod Gallice Tyne vocatur.

Liber de Miraculis Tho. de Cantilupe, Episcop. Hereford. MS. penes D. D. Will. Glynne Baronet-

Tythes. See Tithes. Epthla. See Tibla.

Is a numeral Letter, and stands in reckoning for Five; and among the antient Romans was usually written alone as a Pranomen, as M. V. for Marcus Valerius, and the like; whereof, among Latin Writers, you may find plentiful Examples.

Macaria, A void Place, or waste Ground. Dedimus omnia dominica nostra qua sunt in Com. Lan:. cum vacariis & forestis de Wiresdale & Lounsdale. Memorand. in Scace. Mich. 9 Ed. 1. by Sir Fohn

Maynard.

Macation, Vacatio, Is all the respective Time betwirt the End of one Term and the Beginning of another. When fuch Times began and ended in our Ancestor's Days, see Roger Hoveden's Annals, part. poster. fol. 343. where you shall find that this Intermission was called Pax Dei & Ecclesia. Also the Time from the Death of a Bishop, or other Spiritual Person, till the Bishoprick, or other Dignity, be supplied with another, is called Va cation. Westm. 1. cap. 21. & 14 E. 3. cap. 4, 5. See Plenarty and Non-Term.

Hacatura, A Voidance, or Vacancy, of any Ecclefiaffical Benefice that shall hereafter happen. As prima vacatura, the first Voidance, proxi-

ma vacatura, &c.

Macca facteatia, A Milch-Cow. — Et preterea ad tres vaccas lactearias & ad unum Palefridum in mea dominica pastura. Reg. Priorat. de Wormley,

MS. f. 49.

Hactaer, alias Matchary, (Vaccaria, al. Vaccha-ria, Vachiria, and Vacheria) Is a House or Place to keep Cows in. Fleta, lib. 2. cap. 41. Domus sive Tribe or Family branching or issuing forth of attinet perficitur. Spelm. a Dairy-House or Cowanother, which we in our English Heraldry call Pasture. Without Warrant, no Subject may have paternal Stock branched it self into several Tyl. But in the Stat. 37 Hen. 8. cap. 16. Vacchary seems withs, or Houses, they carry no second or your to be a special Name of a certain Compass of ger House his Tylwith farther; and the Use of Ground within the Forest of Ashdown. And we

Machibia, A Vachary, a Dairy .unam carrucatam terre-- & unam vachiviam de 40 vaccis cum fecta earum per tres annos, & pasturam ad 500 Oves cum secta earum per tres annos. Mon.

Angl. Tom. 3. p. 15.

Madium, Wages, Salary, or other Reward of Service upon Compact or Covenant. pus Episcopus Elien. &c. Noveritis nos concessisse Waltero Farnham- officium custodis palatii nostri Elien. — Is denarios per diem pro vadiis suis pro officio radicto — Dat. 1. Apr. 7. H. 6. — Ex Car-| fupradicto — Dat. 1. Apr. 7. H. 6. — Ex Car-- Puer quidam submersus in vase tulario Eccl. Elien. MS. penes Joh. Episc. Nor-

wie. f. 56.

Per Madium vonere, To take Security, Bail, or Pledges for the Appearance of a Delinquent some Court of Justice. - Edwardus Rex Vicecomiti Oxen. Salutem, Pracipimus tibi scut alias tibi pracepimus quod ponas per vadium & salvos plegios Johannem de Burey. Paroch. Antiquit. pag. In Hadio exponers, To pawn, or leave any Equivalent as a Pledge or Surety of returning Money borrowed or owing: In vadiam ponere, has the same Sense.

Asbuun mogtuum, Literally a Mortgage, Lands or immoveable Goods so pawned or enga-ged to the Creditor, that he has a Right to the mean Profits for the Use of his Loan or Debt. Literally a Mortgage,

See Glavvile, lib. 10. cap. 8.

Madiare duellum, To wage a Combat; that was when a Person challenged any other to decide a Controversy by Camp-Fight or Duel, and threw down a Gauntlet, or the like Sign of Defiance, which if the other took up, this was oadiare duel-lum, as it were to give and take a mutual Pledge

of fighting.

Madlat Seems to be the same with Valed. tous ceus que cetes lettres verront ou orrent Gilbert Talbot salutz en dieu. Sachez moy aver assignez Er plein poer done a mon cher Vadlat, Johan de Lunhales de purchaser en mon nom dis Liverees de terre a lestente en Counte de Hereford, & la seisine la terre reserver & en mon nom continuer, tanquil eit autre mandement de moy. En tesmoignian e, &c. dat. 10 Martii. 1 Ed. 3. Ex Regist. Priorat. de Wormley penes Edw. Harley, mil. Balnei.

Madum, A Ford, or wading Place, and are to ford or wade over. Vadibilis, fordable or passable. But I have feen it thus used,-- Et quod homines sui faciant fidelitatem ad Vadum Parci pra-

dieti R. Carta antiqua.

Maga, The River Medway. Magahond, (Vagabundus) One that wanders about, and has no certain dwelling; an idle Fellow. Rogues, Vagabonds, and sturdy Beggars, mentioned in divers Statutes .--- De Vagabundis 🚱 aliis hominibus mendicantibus, qui se nominant Tra-velyng-men, &c. Carta 22 Hen. 6. m. 34. n. 36. Item utimur, quod nullus Vagabundus vagetur seu deambulet de nocte in villa seu suburbio ejusdem post pulsationem Campana nostra communis, vocata Coverfu, & si aliquis ibidem capiatur post pulsationem dicta Campane, ducatur ad Gaolam Domini Regis, & ibi morabitur usque in crastinum, ut notitia persona sua Schoatur, & emendas faciet ad ocluntatem Ballivourum & Comburgensium, & per Balivos Capitales liberetur, fi hos petat. MS. Codex de Legibus & Statutis Burgi-villæ Mountgomer. a tempore Hen.

Magantes For Vacantes. Concilium Worm. cap. 32. De Episcopis & Presbyteris Vagantibus qui Parochias non habent, &c, So Vagantes terra are forfaken and uncultivated Lands.

Mage. See Waga.

Magupalantes, The same with Vagans. Leg. H.
1. cap. 83. Si quis in hostem suum incidat vel Vagipalantem, &c.

Magntaræ, Maidstone in Kent.

Malet, Malet, or Madelett, Madlat and Mallet, (Valettus vel valecta. Qui juxta dominum vadit feu ministrat. French Valet.) A Servitor, or Gentle-man of the Privy-Chamber, according to Cambden. But Selden (in his Titles of Honour, fol. 831.) fays, Valets antiently fignified the young Heirs which were to be Knighted, or young Gentlemen of great Descent or Quality, but now attributed to those of the Rank of Yeomen. In the Accounts of the Inner Temple it is used for a Bencher's Clerk, or Servant; the Butlers of the House corruptly call them Varlets. In Reg. of Writs, 25. b. Valettus. If the Sheriff be a Vadelect of the Crown, &c. Coke on Littl. fol. 156. Sciant-

Quod ego Henricus Comes Lancastria, Leicestr. & Nichol. Senescallus Anglia Dedimus — Diletto Valetto nostro Johanni le Blount novem acras terra cum pertin. in Holland in Foresta nostra de Dusseld, &c. Dat. apud Hegham Ferrers 3 die Junis 5 Ed. 3. Penes Wal. Kirkham Blount, Bar.

Wal. Kirkham Blount, Bar.

Valet Was antiently a Name specially denoting young Gentlemen, though of great Descent or Quality, but now given to those of the Rank of Yeomen. Selden's Titles of Honour, fol 831. De dominabus & de Valedis & puellis, que suns wel esse debent in donatione Regis, & de valentiis terrarum suarum; & se se qui eorum wel earum sit maritatus, & c. Brackon, lib. 3. Tract. de conn. cap. 1. par. 3. So in the same Chapter, De valettis integrum feodum militis babentibus, which shews that valets were the Sons of Men of Quality. So Fortese in Land. Leg. Anglie, cap. 29. Sunt valett plurimi in Laud. Leg. Anglia, cap. 29. Sunt valeti plurimi in regione illa qui plusquam sexcenta scuta expendere possunt, Sec.

Malentia, i. e. The Value or Price of any Thing. Malmsbury in vita, S. Adhelmi, cap. 10. Hoveden, pag. 783. See Value.

Hoveden, pag. 783. See Value.

Balesperia, i. e. The Kindred of the Slain, one on the Father's Side, and another on the Mother's Side, to prove that he was a Welshman: It is mentioned in Statuto Wallie, Anno 12 E. 1. cap. 4. Proxima 4 villata propinquiores loco, ubi casus homicidii conigerit, veniant ad proximum Comitatum una cum inventore & Walesheria, i. e. parentale inter-

Massim of the present of the filling forms of the state of the present of the state nicely distinguishes between Value and Price: His Words are these: The Value of those Things in which Offences are committed, is usually comprised in Indiaments, which seems necessary in Theft to make a Difference from Petit Larceny. and in Trespass to aggravate the Fault, and increase the Fine: but no Price of Things fera nature, may be expressed, as of Deer, Hares, &c. if they be not in Parks and Warrens, which is a Liberty. Anno 8 E. 4. fol. 5. nor of Charters of Land. And where the Number of the Things taken are to be expressed in the Indicament, as of young Doves in a Dove-bonse, young Hawks in a Wood, there must be said (pretii) or (ad valentiam) but of divers dead Things ad valentiam, and not pretii; of Coin not current it shall be pretii; but of Coin current it shall neither be faid pretii nor ad valentiam, for the Value and Price thereof is certain.

Tallur of Darriage, Valore maritegii, Was a Writ that lay for the Lord, having proffered covenable Marriage to the Infant, without Difparagement, if he refused to take the Lord's Offer, to recover the Value of the Marriage. Reg. Orig. fol. 164. Old Nat. Brev. fol. 90. See Palmer's Case, Co. lib. 5. fel. 126. and the Statute 12

Car. 2. cap. 24.

Hang, He vanged for me at the Vant, i.e. he stood for me at the Font. The Word Vanga also signifies a military Weapon like a Spade. Gervaf. Dorob. Anno 1198. Unde factum est ut rustici imperiti Vangis & fosariis assueti, armis militaribus gloriantur inviti, &c.

Tiana, In the Ordination of the Vicarage of - Vicarius perci-Ayskerth, made 27 Apr. 1423 .-- 16 acras terra in campis de Ayskerth prope eandem Ecclesiam constitutas, prout jacent in eisdem campis de Ayskerth simul in longitudine ab extremitate

orientali de le Mankestete versus occidentem 😌 le Gille

Registris Archid. Richmond.

Mantarius, Pracurfor, As Vantarius Regis, the King's Fore-footman: Richardus Rockesse miles tenebat terras Seatonia per Serjantiam effe Vantarium Regis in Gascoigne, donec perusus suit pari solutarum pretii 4 d. i. dum trioisset par calceorum pretii 4 d. Rot. de finibus, Term. Mich. 2 Ed. 2.

Hanns, Saxon Fana. Latin Vannus. A Fane or Vane, a versatile Ornament on the Top of a House, or other Building, to shew the turning and fitting of the Wind. - Cum duobus ventilogiis, videlicet, vannys de Tyn emptis de fabro de Oterston ponendis super utrumque finem pradicti dormitorii v sol. ii den. Paroch. Antiquit. pag. 575.

Mares, i. e. Mus ponticus, Whose Skin is good

Fur.

Et quas huc mittit varias Hungaria pelles.

It is mentioned in Hoveden, pag. 642. Et quod nul-lus post proximum pascha utatur Vario, vel grisso, vel sabellino, vel escarlata.

Margi. See Wargi. Perfons outlawed, who live by Robbery. Cambden in his Britannia, tells us, that the Britons called a Rogue or Robber Verjad, from whence this Word proceeds.

Mariance, Variatio, Signifies an Alteration, or Change of Condition, after a Thing done: As the Commonalty of a Town make a Composition with an Abbot, and after obtain Bailiffs by Grant from the King. In this Case, if the Abbot com-mence any Suit for Breach of the Composition, he must vary from the Word (Commonalty) fet down in the Composition, and use Bailiffi and Commonalty. Bro. Tit. Variance, fol. 292. It is also used for an Alteration of something formerly laid in a Plea. See Variance in the New Book of Entries.

Maris, Bodvary in Flintshire.

Hatlets, By a repealed Statute of 20 June. 2.

Latelets, By a repealed Statute of 20 June. 2.

Latelets, By a repealed Statute of Yeomen-Servants. Jary.

Latelets, and the Statute 3 Car. 1. cap. 4. Will.

Latelets, and the Statute 3 Car. 1. cap. 4. Will.

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Latelets, and the Statute 3 Car. 1. cap. 4. Will.

written for Valet.

Mallet, Vaslettus, Seems to fighify a Ward, as lib. 2. cap. 39. appears by a Par. 1 H. 3. in Dorso M 13. Concordia Mattrer, (Fr. Vaultrier, Lat. Veltrarius) A Man inter Regem & Radulphum de Normanvil, viz. quod that leads a Lime-hound or Grey-hound for the Rad. tenebit in servitio Regis Geroldum & Radulphum Chase, a Huntsman. Esb. 34 Edw. 1. n. 37. Kanr. Regi Johanni de fine pro redemptione disti Geroldi & Heal Money, or Usal Molt Money. The per sic deberetur; Thomas sslius disti Radulphi Vassct-Tenants of one of the Tithings within the Manor

in Fee of his Lord, we call him more usually a Kind. Tenant in Fee, whereof fome owe Fidelity and verbor. signif. verb. Ligeantia, saith. that Vassalus is divided into Homologum & non Homologum. Homologus is he that swearth Service with Service w mologus is he that sweareth Service with Exception by the Court to take View of any Place in Queof a higher Lord, and non Homologus is he that sweareth without Exception, all one with Ligeus. And Nat. Brev. fol. 112. So likewife Braston uses it, the same Author, verb. Vassalus, saith, that it is lib. 5. trast. 3. cap. 8. It signifies also such as are sent Vassalus quass Bassalus, i. inserior socius, because the Valiable quality and must ferve and reverence him; and yet he is in a Manner his Companion, because each of them is obliged to the other.

Masselstria, Vassalage, or Tenure of Vassals. Masse Is a Writ that lies for the Heir against usque vanan sere usque ad Midiskenel in le Sour myre Unasto is a Writ that lies for the Heir against eynge, &c. Collectan Matth. Hutton, S. T. P. ex the Tenant for Term of Life, or of Years, for making Waste; or for him in the Reversion or Remainder. F. N. B. fol. 55. Reg. Orig. fol. 72. & 76. and Reg. Judic. fol. 17, 21, 23, & 69. 6 E. 1. cap. 5.

Massum, A Waste or Common lying open to the Cattle of all Tenants who have a Right of Commoning.-- Thomas de Fekenham debet Regi quinque marcas & unum palefridum, sic quod inquisitio fiat utrum membrum illud de manerio de Bruhal, quod idem Thomas tenet, debeat participare de vasto manerii de Bruhal ratione communis ejusdem manerii in quo communi nihil habent ut dicunt. Paroch. Antiq.

p. 171.

Maftum fozeffæ bel bosti, That Part of a Forest or Wood, wherein the Trees and Underwood were so destroyed, that it lay in a Manner Waste and Barren. Sciatis quod de vastis nostris in foresta nostra de Bernewode in Com. Buck. dedinius, &c. Paroc. Anti. p. 351. Si boscus Domini de Pidinton abeat in vastum. tum acquietabunt Dominum pro dittis housbote & hey-bote. Ibid. p. 497.

Mabasoz, alias Malbasoz, Is one that in Dignity is next to Baron. Cambd. Brit. pag. 109. Bratton, lib. 1. cap. S. fays thus of them,-Sunt & alii potentes Regni, qui dicuntur Barones, boc eft, robur Belli: Sunt & alii qui dicuntur Vavasores, viri magne dignitatis. Vavasor enim nihil melius Cambol. pag. 188. says, Primis etiam Normannorum temporibus & Thani proximi a Comitibus in dignitate cenfebantur, & Valvasores majores (fillis qui de feudis scribunt, credimus) iidem fuerunt Barones.— Rex, &c. Ballivis Petri de Pratellis de Insula Gersc & Gernse, &c. volumus—quod Episcopi, Abbates,
Abbatisse, Clerici, Milites, Vavassors, & alii qui
redditus & tenementa babent in insula Gersey, &c. quintam partem reddituum suorum unius anni, &c. prabeant ad sussendam milites & servientes qui pradictas Insulas desendunt. Pat. 5 Reg. Johannis, m. 7. See more largely of these in Spelman's Glos-

Hunt Variest del Chambre nostre Seigneur le Roy. sor held Quod dicitur de Baronia non est obser-Claus. 12 R. 2. M. 43. in Derso. I suppose it mis vandum in Vavasoria vel aliis minoribus seodis quam Baronia, quia caput non babent ficut Baronia. Bract.

milites filios suos, quamdiu guerra sua duraverit, per Hence our corrupted Word Feuterer, for a Dog-

tus in custodia Regis, qui similiter morabatur in servitio of Bradford in Wiltshire, pay a yearly Rent by Regis cum pradictis Geroldo & Radulpho fratribus suis, this Name to their Lord, the Marquess of Win-Mallal, Vasfallus Signifies him that holds Land chefter, which is in Lieu of Veal paid formerly in

stion, for the better Decision of the Right. Old letti, whether they be in Truth so sick as they cannot appear, or whether they counterfeit.

Braff. lib. 5. trail. 2. cap. 10 & 14. Laftly, It is

K k k 2 used for those that are appointed to view an Of-

Meltraria, Ministerium de Veltraria, The Office of Dog-leader or Conrier .--Henricus de la Mura reddit compotum de 281. 65. 8 d. pro ministerio Patris sui de Veltraria. Rot. Pip. 5 Steph.

Meltrarius, One who leads Greyhounds, which Dogs in Germany are called Welters, in Italy Veltro's, in France Viautres, Vautres. — Ber-tram de Criol tenuit manerium de Setene in Com. tres canes duceret in Vasconiam quoties Rex transfretaret.—
Blount of Tenures, pag. 9. The corrupnexed to his Eirenarcha, says is the common Proret. Blount of Tenures, pag. 9. The corrup-ted Word Feuterer is still in some Parts of England used for a Dog-keeper.

Token of Mourning and Sorrow .ad quodlibet altare, cum contigerit missam inibi celebrari, superpellicea duo, & unum rochetum; velum

&c. Synod. Exon. anno 1217. cap. 12.

Minaria Are those Beasts which are caught in the Woods by hunting. Leg. Canut. cap. 108. Et omnis sit venatione sua dignus in nemore, &c. & ab-

fineat ab omnibus venariis Regis, &c.

Menatio, The Word was sometimes used for the Exercise of Hunting, but more often for the Prey taken, or Venison. If any hunted without License within the Liberties of the King's Forefts, a fevere Penalty was imposed at the next ferved to the Forester, but commonly re-ferved to the King. So when William Fitz. Nigel Eccl. Paul. MS. enjoyed several Privileges as Forester of Bernwode, it was— Exception Indian Fitz. Research I it was- Exceptis Indictamentis de viridi & venatione, qua Domino Regi omnino reservabantur. Paroch. Antiq. p. 73.

Memoition: expound Is a Writ Judicial, directed to the Under-Sheriff, commanding him to fell Goods which he hath formerly by Commandment taken into his Hands, for the satisfying a Judgment given in the King's Court. Reg. Fudic.

fol. 33. and anno 14 Car. 2. cap. 21.

Mendito? Reas, The King's Seller or Salef-man; the Person who exposed to Sale those Goods and Chattels which were seised or distrained to answer any Debt due to the King.

Philippus de Lardiner clamat esse Venditorem Domini Regis de feodo in Com. Ebor. de oninibus rebus qua vendi debent pro debito Domini Regis, vel etiam pro Auro Regine: Ita, videlicet, quod infe vel certus funs Attornatus ibit ad mandatum Vicecomitis de loco in locum infra Com. sumptibus suis ad pradictas venditiones faciendas; & capiat de unaquaque venditione pro feodo suo xxxii den. Quo Warrant. Ebor. temp. Ed 1. Which Liberty was afterwards seised

"Menella Is a narrow or strait Way: It is mentioned in the Monast. 1 Tom. pag. 408. Que quidem terra incipit ad caput cujusdam venellæ que quon-

dam jacuit, &c.

Menett, North-Wales. Menta Is a Kneeling or low Prostration on the Ground used by Penitents. Walfingham, pag. 196.

Rege interim prostrato in longa venia.

Per venias Centum verrunt barbis pavimentum.

Menire facias Is a Writ Judicial directed to the Sheriff, and goeth out of the Record, and lies where Two Parties plead, and come to Issue; for then the Party, Plaintiff or Defendant, shall have this Writ directed to the Sheriff, to cause Twelve Men of the same County, to say the Truth upon the Iffue taken. And if this Enquest come not at the Day of the Writ returned, then shall go a Habeas Corpora, and after a Di-See how diversly this Writ is used in the Table of the Register Judicial. There is also a Writ of cess upon any Presentment, not being Felony nor specially appointed for the Fault presented Bellum quadragefirmale, A Veil or Piece of by Statute, whereof he fets down an Example in Hanging drawn before the Altar in Lent, as a the same Place. See also the New Book of En-Item tries, verb. Enquest, fol. 253. and 35 Hen. 8.

cap. 5. Alenire facias tot matronas. See Ventre inquadragefimale, velum nuptiale, palla mortuorum, spiciendo, and Lamb. Eirenarcha, lib. 4. cap. 14. p.

The Hymn-Book or Pfalter, Menitarium, wherein the Psalm Venite exultemus Domino was wrote with musical Notes, as it was to be sung at the Beginning of Matins. In the Statutes of the Cathedral Church of St. Paul's in London it was ordained, Ut Vicarii de novo recepti & in posterior rum recipiendi singulis diebus infra annum probationis sua unum Nosturnum Psalterii ita dicant & attente & ympnarium ac communem Sanctorum historiam, Invitatoria, & Venitarium, adeo diligenter interea repe-

Aenta Belgarum, Winchester. Benta Jeenozum, Castor near Norwich. Menta Silurum, Caerwent in Monmouthspire. Usentozium, A Wind-Fan for winnowing Corn.

-Idem computat in panno ad faccos & ad ventorium empto iii fol. vi den .-- Confuetud. domus de Farendon, MS. f. 16.

Mentre inspiciento Is a Writ for the Search of a Woman that faith she is with Child, and thereby with-holdeth Land from him that is next Heir

at Law. Reg. Orig. fol. 227. De Tientre infrictence, Form and Process of it. Thomas de Aldham of Surrey, Brother of Adam de Aldham, claimed his said Brother's Estate, Brother of but Joan Widow of the faid Adam pleaded fine was with Child; whereupon the faid Thomas obtained this Writ of the King to the Sheriff. Quod assumptis tecum discretis & legalibus militibus & diferetis & legalibus mulieribus de comitatu tuo in

propria persona accedas ad ipsum Johannam, & ipsum a prædictis mulieribus coram præsatis militibus videri facias, & diligenter traffari per ubera & per ventrem, into the King's Hands for the Abuse thereof, as inquisitionem fastam certificari facias subscription appears by the great Roll in the Pipe-Office. two & significant full states and Western. T. M. de Patesbal apud West. xv Feb. Claus. 4 H. 3

Mentrir, For Ventilatrix frumenti. Fleta, 2 lib. cap. 82.

Menue or Meneto, Vicinetum alias Vifnetum, Is taken for a neighbouring Place, Locus quem vicini habitant. For Example, Twelve of the Assise ought to be of the same Venew where the Demand is made. Old Nat. Brev. fol. 115. and Anno 4 H. 4. cap. 26. and 25 Hen. 8. cap. 6. And also ball return, in every such Panel upon the Venire facias, Six sufficient Hundredors at the least, if there be so many within the Hundred where the Venue lies. See

Avnura Is a Coining or appearing in Court. Monast. 1 Tom. pag. 556. Et tenetur de venerabili patre Dunelmunst Episcopo in puram, &c. eleemosynam, & pro una wonura ad Curiam ipfius Epif opi, &c.

Meragivm, Fleta, lib. 2. cap. 4. par. 4. Ejus est de omni prada bestiarum totam babere veragium,

i. e. all the spotted Beafts.

Mirro. See Vert. Merce 101, Viridarius, From the French Verdeur, i. Custos nemoris, is a judicial Officer of the King's Forest, chosen by the King's Writ in the full County of the same Shire, within the Forest where he dwells, and is sworn to maintain and keep the Affifes of the Forest, and to view, receive and enrol the Attachments and Present-ments of all Manner of Trespasses of Vert and went's of all Manner of Trespaties of Vert and Veni ion in the Forest. Manwood, part 1. pag. 332. His Office is properly to look to the Vert, and see it well maintained. Cromp. Jur. fol. 165. His Oath, Fee and Anthority, you may see in Manwood, part 1. pag. 51. He is to sit in the Court of Astachment, to see the Attachments of the Forest, to the sit of the same of the Forest and Woodwards. re ceive the same of the Foresters and Woodwards t'nat present them, and then to enter them into their Rolls.

Metrifit, Veredictum, quasi distum veritatis, Is the Answer of a Jury made upon any Cause, Civil or Criminal, committed by the Court to their Examination: And this is two-fold, General or Special; A general Verdict is that (Staundf Pl. Cor. lib. 3. cap. 9.) which is given or brought into the Court in like general Terms to the general Issue; as in an Action of Disseisin, the Defendant pleadeth, no Wrong, no Diffeisin; then the Issue is general, whether the Fact be a Wrong or not, which being committed to the Jury, they upon Confideration of their Evidence come in and fay, either for the Plaintiff, that it is a Wrong and Diffeifin; or for the Defendant, that it is no Wrong, no Diffeisin. A special Verdict is, when they say at large, that such a Thing and such a Thing they find to be done by the Defendant or Tenant, fo declaring the Course of the Fact, as in their Opinion it is proved; and as to the Law upon the Fact, they pray the Judgment of the Court: And this special Verdict, if it contain any ample Declaration of the Cause from the Beginning to the End, is also called a Verditt at large, whereofread Examples in Staundf, ubi supra. New Book of Entries, verb. Verditt, and Co. on Lit. f. 228. Item utimur, quad Balivi & Coronatores Burgi nostri usi suerint & adhuc utuntur recipere Veredictum Duodecim Juratorum ex quacunque causa infra Burgum nostrum prædictum seu ejus libertatem emergenti sive contingenti, Senescalli pra-sentia nullo modo expectata. MS. Codex de LL. & Statutis, Burgi villæ Mountgomer, fol. 15.
Merchot, A Packet Boat, or Transport-Vessel.

-H. Prior Ecclesiæ Christi Cant. & Conventus concedunt sevenissima Domina A. Regina Anglia Consorti Domini Regis totam custumam & redditumvilla & portu de Sandwic — Salvo nobis & nostris, item Abbati & Conventui S. Augustini Cant. & eorum familie libero passagio in portu preditto in ba-tello que dicitur Verebote, salva insuper nobis, &c. Dat. anno 18 Ed. 1. Ex Registr. Eccles. Christi

Cant. MS. Merectum, According to Domesday Book, figni-

fies Fallow-ground.

Merecundium, Injury, Trespass, Damage. Ea conventione, ut ipfe Calvellus & haredes sui singulis annis dent cellerario 52 fol. pro omni re, prater tres forisfacturas, id est, murdrum & surtum, si ipse Cal-vellus vel baredes sui secerint, & prater si verecundium ipfe vel baredes sui fecerint Monachis Ecclesia vel servientibus eorum .-Somner of Gavelkind, p.

Merge, Virgata, May seem to come from the French Verger, viridarium, and is used here in England for the Compass of the King's Court, which bounds the Jurisdiction of the Lord Steward of the King's Houshold, and of the Coroner of the King's House, and that seems to have been Twelve Miles Compass. Anno 13 Rich. 2. stat. 1. Twelve Miles Compass. Anno 13 Rich. 2. stat. 1. cap. 3. F. N. B. fol. 24. Britton, fol. 68, 69. Co. Rep. lib. 4. fol. 47. See also 33 H. 8. 12. Fleta, lib. 2. cap. 4. fest. 1. says, This Compass about the Court is called Vinate. Court is called Virgata, a virga quam Marishallus portat ut signum sua potestatis. Verge hath also an-other Signification, and is used for a Stick or Rod, whereby one is admitted Tenant, and holding it in his Hand, swears Fealty to the Lord of a Manor, who for that Cause is called Tenant by the Verge. Old Nat. Brev. fol. 17. and Lit. lib. 1. cap. 10. There of Land, Virgata terra, 28 Ed. 1. Statute

of Wards. See Yard-land.

Afriquets, Virgatores, Are such as carry white Wands before the Justices of either Bench. Fleta, lib. 2. cap. 38. Otherwise called Portatores Otherwise called Portatores

Merlucio, Warminster.

Merolamium, Verulam near St. Albans.

Mero'z, Some Diftemper incident to Sheep. Cui apparuit Dominus Dicens, Filiole, quid fa-cis hic? & respondit, Domine, custodio Oves meas de verolis & clausike — falventur Oves ista de verolis & clausike & omnibus aliis instrmitatibus in honore Domini nostri Jesu Christi, Amen. Fragment of a Legend in Consuetud. Domus de Farendon, MS. f. 48.

Therometum, Borough-bill, in Leicestershire.

Theronica, When our Saviour was led towards the Cross, the Likeness of his Face was formed on his Handkerchief in a miraculous Manner, which is still kept and adored in St. Peter's Church at Rome, and called Veronica. The Word is mentioned in Mat. Paris, and Mat. Westm. Anno 1216. and again in Mat. Paris, pag. 514. and in Brompton, 121.

Merrere, To turn up the Earth, Si porci verrant pratum alienum, dominus illorum tenetur omnes verrificationes implere frumento. Statut. W. R. Sco-

tiz. cap. 24.

Wett, Viride, Made of the French Verd, viridis, otherwise called Green bue, fignifies in the Forest Laws every Thing that grows and bears green Leaf within the Forest that may cover a Deer. Manwood, 2 par. fol. 6 33. And it is divided into Overt-vert and Nether-vert. vert is that which our Law Books call Hault Bois, and Nether-vert is that which they call South Bois. And of this you may read Manwood's 2 par. cap. 6. per totum. There is also a Vert called special Vert, and that is all Trees that grow in the King's Woods within the Forest, and all the Trees that grow there in other Mens Woods, if

they be such Trees as bear Fruit to feed Deer; which are called fpecial Vert, because the destroying of such Vert is more grievously punished than the Destruction of other Vert is. See Manwood,

cap. 6. num. 2. fol. 35. Vert is also sometimes taken for that Power which a Man hath by the King's Grant to cut green Wood in the Forest. Sce 4 Inft. fol. 317.

Mertifræ, Burgh upon Stanemore. Mervife, Otherwise called Plonkets. Anno 1 R. 3.

cap. 8. a Kind of Cloth.

Mery Logo and Mery Tenant, Verus Dominus & verus Tenens, Are they that be immediate Lord and Tenant one to another. Bro. Tit. Hariot, fol. 23. In the Old Nat. Brev. and in the Writ Replegiari de averiis, you may read these Words.
And know ye, that in taking of Leases, Six Things are necessary, that is to say, very Lord and very Tenant, Service behind, the Day of the taking; Seisin of the Services, and within his Fee. And that a Man is not very Tenant, until he have atturned to the Lord by some Service. See 19 H. 7. cap. 15. And see

Meftiæ, Vetches, Tares. Idem reddit compotum de xiii quarteriis fabarum & vosciarum venditarum. -Consuetud. domus de Farendon, MS.

fol. 16.

Menes, Anno I R. 3. cap. 8. and 14 8 15 H. 8. cap. 11. otherwise called Set-Cloths, most commonly made in Suffolk.

Alest, Vestire, Plenam, possessionem terra vel pradii tradere, seisinam dare, inseodare, saith Spel-

Tiesta, The Vest, Vesture, or Crop on the Ground.— Prata depasta sunt, & asportaverunt vestam & alias violentias secerunt. Hist. Croyland. Contin. p. 454.

Melfimentum, The fame with Vestitura or Vefura, i.e. the putting one in Possessian of Vermentioned in Braction, lib. 4. cap. 1. where, writing of Intrusion, he tells us, non vallatur aliquo

vestimento.

Biffry men, Anno 15 Car. 2. cap. 5. Are a felect Number of the Chief Parishioners in every Parish within the City of London and Suburbs, and elsewhere, who yearly chuse Officers for the Parish, and take Care of its Concernments; so called, because they usually meet in the Vestry of

the Church.

Meffurs, A Crop of Grass or Corn. As in the Cartulary of the Abbey of St. Edmundsbury, MS. - Prior recipit annuatim de Cellerario -de fæno equorum primæ vesturæ (i. e. of the first Crop or Mowing) duas carestas quatuor equo-rum—— & de secunda vestura (i. e. of the Second Crop or After-math) duas carectas, &c. The Word was often used for a Vest, Vesture, Livery, Delivery; i. e. an Allowance of some fet Portion of the Products of the Earth, as Corn, Grass, Wood, &c. for Part of the Salary or Wages to some Officer, Servant, or Labourer, for their Livery or Vest. So Foresters had a certain Allowance of Timber and Underwood yearly out of the Forest for their own Use .-Annuatim percipiendum tantum de roboribus & brueriis quantum pro vestura indiguerint. Paroch. Antiq. p.

Meffure, Veftura, Signifies a Garment; but in Vicarius, and Kennet's Gloffary. the Law, metaphorically turned to betoken a Person imprisoned that the state of the stat

Mclure of an Acre of Land, Anno 14 E. 3. fat. 1. is the Profit of it. So in extenta Manerii, 4 Edw. 1. It is inquirable, How much the Vesture of an Acre is worth, and how much the Land is worth when the Wood is felled.

Metitum Mamium, Namium, Signifies a Taking or Distress, and Vetitum forbidden; as when the Bailiff of a Lord diffrains Beaft or Goods, and the Lord forbids his Bailiff to deliver them when the Sheriff comes to replevy them, and to that End drives them to Places unknown; or when without any Words they are so elained, asthey cannot be replevied. Divers Lords of Hundreds and Courts-Baron have Power to hold Plca De vetito namio, in old Books called De vet. 2 Inft. fol. 140. Matilda de Mortuo Mari clamat in manerio de Mawerdon duos Law-days, & Infangentheft, & placita de Namio vetito fine brevi Domini Regis. Int. Record. in Thefaur. Scace. in quadam baga de Quo War. tit. Glouc. Heref. Sir Henry Spelman says, it is Antiqua Juris nostri locutio, & brevis Regis nomen. See Naam.

Affers, These were a Sort of great Vessels or Ships formerly in use here: We read of them in

Brompt. Chron. 1195.

31 Hingi, The Kings of the East Angles were fo called from King Uffa, who lived in the Year 578. Mat. Westm.

Mia militaris, A Highway: Qua publica dici po-terit, & ducit ad mare & ad portum & quandoque ad mercata, as Bracton tells us, lib. 4. cap. 16. par. 7.

and Fleta, lib. 4. cap. 6. par. 3.

Tha Regna, The Highway, or common Road, called the King's Way, because authorised by him, and under his Protection. It is called Regia, que semper aperta, quam nemo conclaudere po-test cum minis suis, quia ducit in civitatem, vel Bur-gum vel pertum Regis. And as to the Breadth, Via Regia tanta vero debet esse ut inibi duo carri sibi possint obviari, & bubulci de longo stumbli sui possint assimu-lare. Leg. Hen. 1. cap. 80. Ulcar, Vicarius, The Pricst of every Parish is

called Reffor, unless the predial Tithes be impropriated, and then he is called Vicar, quast vice fungers refforis. Sciant—quod ego Johannes Webbe perpetuus Vicarius Ecclesia Parochialis de Bromyard, - Domino David Hay perpetuo Vicario dedi-Ec. lesse Parochialis de Anenebury duas acras terra, &c. Dat. 8 H. 5. They filled themselves Perpetui vicarii, because they were not appointed by the Impropriator, and licensed by the Bishop to read Service, but presented by the Patron, and received Canonical Institution at the Hands of the Ordinary; and fo had constant Successions, as Corporations, and never died. The Canonists mention four Species of Vicars. Quidam funt Perpetui, ad Parochiales Ecclesias constituti; Quidam non perpetui, sed ad aliquos actus constituti, ut temporales; & ifti dicuntur mercenarii: Quidam sunt speciales, non ad curam sed ad certum locum, articulum vel acium conflitui: Quidam nec perpetui, nec ad curam, nec ad certum acium, sed generaliter dantur ad omnia. See Vocab. utriusq; juris, verb.

Micario deliberando occatione cujuldani Recog-

with whom Investitura fignifies a Denvery of Jone 14.

Possessing the Spear or Staff, and Vestura Possessing that the Spear of Staff, and Vestura Possessing that the Court, next under the Lord-Chamberlain, and Chamberlain, and Cham in his Absence hath the Control and Command of

Chamber, or above Stairs.

Miccomes, A Sheriff: We are told (under that Title) that he was formerly chosen by the Freeholders, as Knights of the Shire are now; but it appears by Fortescue, who wrote in the Reign of H. 6. that he was chosen then in the fame Manner as now, viz. on the Day after All-Souls, the Privy Council, the Judges, and Barons of the Exchequer, and several other great Officers meet in the Court of Exchequer, and there a Clerk reads the Names of several Persons in every County, out of which Three are chosen, whom the Noblemen and Judges think best qualified to serve in that Office for him, which Roll he delivered back with his each County; whose Names being presented to the King, he chuses one out of the Three, and by Letters Patent appoints him Sheriff for that Year, who, before he enters upon his Office, must take an Oath, well and truly to execute it,

Mice: Constable of England, and Mice Bate: Shall, See their Office in Pat. 22 Edw. 4. Pars 1. m. 2. printed in Prynn's Animad. on 4th. Inft.

fol. 71.

Aires Conful, The same as Vicecomes. Leg. Ed. Conf. cap. 12. Qui modo dicuntur Vicecomites, tunc temporis Vice-Confules vocabantur; ille vero dicebatur vice-conful qui consule absente unsus vices supplebat in jure & in foro.

Wiccedommus, The same also as Vicecomes, as Selden tells us in his Titles of Honour, 2 Pars, cap. 5. par. 20. and in Leg. Hen. 1. cap. 7. and Ingulphus writes, that Vice-dominus dictus eft prafectus prowin is.

The Official, Com-Mice-dominus Epifcopi,

missary, or Vicar-general of a Bishop. Thresommus Bobatiz feu Erflefiz, Law-Advocate or Protector of an Abbey Church.

Micegerent (Anno 31 Hen. 8. cap. 10.) A Deputy

or Lieutenant.

Micinage, Vicinetum, French Voifinage, Neighbourhood, near Dwelling. Mag. Charta, cap. 14. See Venew.

Micinetum. Sec Vifne.

lies against a Mayor or Bailiss of a Town, &c. for the clean keeping their Streets. Reg. of Writs, fol. 267. b.

Micount, alias Micount, (Vicecomes) Signifies as much as Sheriff: Between which Two Words, I find no other Difference, but that the one comes or the Bailiff in his Hundred, performs in look-from our Conquerors the Normans, the other from ing to the King's Peace, and seeing that every our Ancestors the Saxons, of which, see more in

Sheriff.

Viccunt also fignifies a Degree of Nobility next to an Earl, which Cambden (Britan. pag. 170.) fays, is an old Name of Office, but a new one of Dignity, never heard of among us till Henry the Sixth's Days, who in his Eighteenth Year in Parliament, created John Lord Beaumont, Viscount Beaumont, but far more antient in other Counties Comment of the Counties of the Action of the Counties of the Action of the Counties of the Action of the A tries. Cassan. de Gloria mundi, par. 5. consider. 55. See Sheriss. And Selden's Titles of Honour, fol.

Micontiel Is an Adjective made of Vicount, and fignifies as much as belonging to the Sheriff; as Writs Vicontiel, are such Writs as are triable in

all Officers whatsoever appertaining to that Part of Nusance set down by Fitzberbert in his Nat. Brev. of his Majesty's Houshold, which is called the fol. 184 Vicontiels, Vicecomitilia, are certain Farms for which the Sheriff pays a Rent to the King, and makes what Profit he can of them. See the Stat. 33 & 34 H. S. cap. 16. 2 & 3 E. 6. cap. 4. 4 H. 5. cap. 2. 6 R. 2. cap. 3.

11 Ountiel Jurisonation Is that Jurisdiction

which belongs to the Officers of a County, as Sheriffs, Coroner, Escheator, &c.

Alteontiel Gents, Mentioned 22 Car. 2. cap. 6. See Vicontiel. The Vicontiel Rents usually came under the Title of Firma Comitatus, which were written generally fub nomine Vicecom. without Expression of the Particulars. The Sheriff had a particular Roll of the Vicontiel Rents given in to Vide Hale of Sheriffs Accounts, pag. Accounts.

Midame, i. e. Vice-Dominus, was heretofore the Bishop's Deputy in Temporals, as the Earl was the King's, in Affairs of the County.

Miduitatis professio, The making a solemn Profession to live a sole and chaste Widow; of which Custom in England, the Practice and Ceremonies attending it are well delivered by Mr. Dugdale in his Antiquities of Warwickshire, pag. 313, ق° 654.

Midimus. See Innotescimus, Anno 15 Hen. 6.

cap. 3.

11 (Brmis, The Expression in a Charge or Indiament, to shew the forcible and violent

2416 to, Vifus, Signifies the Ast of Viewers; for when an Astion real or personal is brought, and the Tenant knows not well what Land it is that the Demandant asks, then may he pray the View; which is, that he may fee the Land which is claimed; of this Britton writes, cap. 45. This Course of proceeding we have received from the Normans, as appears by the Grand Custumary, cap. 66, 80, 89 96. This View is used as in other Cases, so in an Allise of Rent-service, Rent-Cates, 16 in all Ainte of Rent-letvice, Rent-charge, or Rent-feck. F. N. B. fol. 178. and in a Writ De Curia claudenda, Ibid. fol. 128. In a Writ of Nufance, Ibid. fol. 183. In a Writ Quo jure, Ibid. fol. 128. In the Writ De rationabilists divisis, Ibid. fol. 129. And in the Writ De setta ad Moler-Ticis & benefits mundandis Is a Writ that dinum, Ibid. 123. See the New Book of Entries, a against a Mayor or Bailists of a Town, &c. verb. View, and how this View is made in Fleta, lib. 4. cap. 5. See Vejours, and Westm. 2. cap.

> Miem of frank pledge, Visus Franci plegii, Is the Office which the Sheriff in his County Court, Man be in some Pledge. This is called by Bratton, lib. 2. cap. 5. num. 7. in fine, Res quasi sacra, quia folam personam Regis vespicit, & quad introductus sit pro pace & communi utilitate. Ibid. cap. 16 num. 8. See Frank pledge, Leet and Decennier. Also see

the New Book of Entries on this Word.

Ulail, (Vigilia Anno 2 & 3 Edw. 6. cap. 19.) Is used for the Eve, or next Day before any so-lemn Feast; because then Christians of old were wont to watch, fast and pray in their

Churches.

Ili Laica amovenda, When the Bishop of a Diocese has certified into the Court of Chancery, that the Rector or Vicar of any Church within his Jurisdiction is kept out of his Manse, or the County, or Sheriff's Court. Old Nat. Brev. Glebe, or Church, by any Lay Force or intru-fol. 109. Of this Kind you may see divers Writs ding Power; then may a Writ be granted to the

Sheriff, to remove all such Violence and Usurpa- properly a pure Villain, of whom the Lord took Sheriff, to remove all lucil violence and De vi La-tion, which Writ is therefore so called, De vi La-ica annovenda. —— Edwardus Rex Vicecom. Oxon. him free; and whom the Lord might put out of Salutem. Tibi pracipinus quod omnem vim Laicam his Lands and Tenements, Goods and Chattels Salutem. Tibi pracipinius quod omnem vim Laicam Sainterm. Int practifinas quad on the with the qua fe tenet in Ecclefia de Bukenhull, quo minus idem Epif opus officium fuum spirituale ibidem exercere possit sine mora amoveas ab eadem.

Paroch. Antiquit. pag. 335. Sec Vi Laica remo-

venda.

The Isica remobenda Is a Writ that lies where Debate is between Two Parsons or Provisors for & quas ideo possible terras vel predia, bodie libere a Church, and one of them enters into it with tenent sub antiqua servitutis consuetudinibus. See a great Number of Laymen, and holds the other Kennet's Glossary.

Out Vi & Armis: He that is holden out shall Omnibus—Frater Mattheus Abbas de Helessary. a great Number of Laymen, and holds the other out Vi & Armis: He that is holden out shall have this Writ directed to the Sheriff, that he weign & Conventus ejustem Noveritis nos remove the Force. And this Writ is returnable, unanima voluntate & consensus eight feeling from the granted, until the Bishop of the Grene de Rugeakur liberum, cum tota sequela sua pro-Diocele, where such Church is, hath certified creata & procreanda, & cum omnibus catallis suis ba-

54. and Reg. Orig. fol. 59.

est ex pluvibus manssovibus vicinata, & collata ex plu-ribus vicinis. 1 Inst. fol. 115. b. Villa apud Saxo-penes Johannem Winford Mil.

Talliain Estate, or Condition, Contradistinguish-pradio unius alicujus in r re, cum idoneis adibus ad re-ponendos ejusdem fruetus bonestato. Non autem primi-called Villani from Villa, because they dwelcin us, si quis in agro unicum faciat adificium, non erit solent. uts, si quis in agro unitum juitut aujustus, no eti-bio villa; fed tum ex procefu temporis coeperint coadu-nari & vicinari adificia. Lib. 4. cap. 31. And Fortestue in Laud. Leg. Anglie, cap. 24. writes, that the Boundaries of Villages is not by Houses. Streets, or Walls, but by a large Circuit of Ground, within which there may be feveral Hamlets, Waters, Woods and waste Ground. Fleta likewise mentions the Difference between a Mansion, a Village, and a Manor, viz. a Man-fion may be of one or more Houses, but it must be but one Dwelling-place, and none near it; for if other Houses are contiguous, then it is a Village; a Manor may confift of several Villa-

ges, or of one alone. Lib. 6. cap. 51.

Allila Faultini, St. Edmund's Bury.

Tilla tiegia, A Title given to those Country
Villages, where Kings of England had a Royal Seat or Palace, and held the Manor in their own Demesne, and had there commonly a free Chapel, not subjected to Ecclesiastical Ordinary Jurisdiction. So Brill, Com. Buck. was a Villa Regia. So was Hedingdon, Com. Oxon. &c. Paroch.

Antiq. p. 53.

Olillain, Villanus, Signifies as much as Servus amon the Civilians. A Man of servile or base degree, from the French Vilain, vilis, or from the Latin Villa, a Country Farm, whereto they were deputed to do Service: Of these Bond-men or Villains, there were Two Sorts in England, one termed a Villain in grofs, who was immediately bound to the Person of his Lord and his Heirs. The other a Villain regardant to a Manor, whom the Civilians term Gleba afcriptitium, being bound to his Lord as a Member belonging and annexed to a Manor, whereof the Lord was Owner. Smith de Rep. Anglor. lib. 3. cap. 8. Old Nat. Brev. fol. 8. and Bracton, lib. 1. cap. 6. num. 4. He was

at his Will, and beat and chaftife, but not maim him. There are not truly any Villains now, tho' the Law concerning them stands unrepeal'd. We have hardly heard of any Case in Villenage since Crouche's Case in Dyer. And Spelman says, Servorum & Nativorum apud nos fublata est conditio,

and shall not be granted, until the Bindop of the Grene at Rugeann noerum, tun ven jegicin jun per Diocese, where such Church is, hath certified creata & procreanda, & cum omnibus catallis suis bannes, the several Forms of this Writ, see F.N.B. fol. cum tota sequela sua procreata & procreanda, & cum omnibus catallis suis babitis & babendis, ab omni omnibus catallis suis babitis & babendis, ab omni Mil', Villa, Is sometimes taken for a Manor, jugo servitutis liberi maneant imperpetuum. In cujus and sometimes for a Parish, or Part of it. Villa rei testimonium buic litera libertatis sigillum nostrum

pour aux synyaem juntus and antique tus pro multarum manssonam commexime, quod in oppidis Villages; they were also called Pagenses and Rupatius extestandum essential entering the superior extension of the superior entering the superior enteri Wraye's Case, yet there may be Two Vills in one ly belonged; so that they were Slaves and Parish. Id. fol. 120. Storke's Case. Briston tells used as such, and kinder Usage made them in-

> Quando mulcetur, villanus pejor habetur, Pungas villanum, polluet ille manum, Ungentem pungit, pungentem rusticus ungit.

The Proverb is known.

Millanis Begis fubtractis reducendis Is a Writ that lay for the Bringing back of the King's Bondmen, that had been carried away by others out of his Manors, whereto they belonged. Reg. Orig. fol. 87.
Orig. Hata, The same with Villa.

Utiliats, The fame with Villa.

Utilitin fleeres, Are Fleeres of Wool, that are shorn from scabbed Sheep. 31 Edw. 3.

cap. 8.

Billeinous Judgment, Villanum judicium, Is that which casts the Reproach of Villany and Shame upon him against whom it is given, as a Conspirator, &c. Staundf. Pl. Cor. lib. 3. c. 3. c. 12. fol. 175. This Lamb. in his Eirenarch. lib. 1. cap. 13. pag. 63. calls Villeinous Punishment, and fays, it may be well called Villeinous, because the Judgment in such Case shall be like the antient Judgment in Attaint, as is said, Anno 4 H 5. Fitzh. Judgment 220. And in 27 Lib. Ass. Pl. 59. fer down to be, that they shall not be of any Credit afterward, nor lawful for them in Person to approach the King's Court, and that their Lands and Goods be seised into the King's Hands, their Trees rooted up, and their Bodies impri-foned, &c. And at this Day the Punishment ap-pointed for Perjury (having somewhat more in it than corporal or pecuniary Pain, stretching to the Discrediting the Testimony of the Offender for ever) may be Partaker of this Name. This, and such like, is elsewhere termed Vile & odibile judicium. Vide Pillory.

Millenage,

MI Henage, Villenagium, Cometh of Villain, and fignifies a fervile Kind of Tenure belonging to Land or Tenements, whereby the Tenant was bound to do all fuch Services as the Lord commanded, or were fit for a Villain to do. Ubi fciri non poterit vespere, quale servitium sieri debet mane. For every one that held in Villenage, was not a Villain or Bondman: Villenagium vel fervitium nibil detrabit libertatis, babita tamen distinctione, utrum tales sunt Villani & tenuerint in Villano socagio de Dominico Domini Regis. Brack. lib. 1. cap. 6. num. 1. The Division of Villenage was into Villenage hy Rhod. and Villenage by Tenure. Te-Villenage by Blood, and Villenage by Tenure. nure in Villenage could make no Freeman Villain, unless it were continued Time out of Mind, nor free Land make a Villain free. Bracton, lib. 2. cap. 8. num. 3. divides it into Purum villenagium, a quo prastatur servitium incertum & indeterminatum, ubi scivi non poterit vespere, quale servitium seri de-bet mane, viz. Ubi quis sacere tenetur quicquid ei praceptum suerit; The other he calls Villanum foccagium, and was tied to the Performance of certain Services agreed upon between the Lord and Tenant, and was to carry the Lord's Dung into his Fields, to plough his Grounds at certain Days, to reap his Corn, plash his Hedges, &c. As the inhabitants of Bickton were bound to do for those of Clun-Caftle in Shropfhire, which was afterwards turned into a Rent, now ealled Bick-ton-Silver, and the Service excused.

There were likewise Villani Sockmanni, which were those who held their Lands in Soccage, and there were Villani adventitii, who were those who held Lands by performing certain Services expressed in their Deeds. Braston, lib. 2.

сар. 8.

Ill. Maynard, qui tenuit terras in Heurst, cognost e este villanum Abbatis de Abbendon,
e tenere de eo in Villenagio & per villanas consuetudines, viz. per servitium 18 d. per annum & dandi Maritagium & Marchetum pro filio & sorore sua, ad voluniatem ipsus Abbatis, & faciendi omnes villanas consuetudines. Pla. 34 Hen. 3. Rot. 20. Berks. Copybolders, or Tenants by Copy, is but a new
Name; for antiently they were called Tenants in
Villenage, or of base Tenure. Fitz. Nat. Brev.
sold 128. C.

But the Slavery of this Custom hath received its Death's Wound, in favorem libertatis: For Sir Edward Coke out of Fortefiue hath this Note. Inputs & readelis judicandus qui libertati non favet; And gives this as the Reason of it, Anglia jura in omni casu dant favorem libertati; The Sense of Liberty was of so great Force and Power, and the Favorr due unto it according to Law and Right of so great Respect, that those and the like Pressures have received Change and Alteration.

Illinagium, i. e. Tributum a vino, A Payment of a certain Quantity of Wine instead of Rent, to the Chief Lord for a Vineyard. Mon. Angl.

2 Tom. pag. 980. See Citation.

Mindelie, Winchelfea. Mindogladia, Winburne in Dorfetshire.

Unnothum, Silebefer.
Unnet, A Kind of Flower or Border, which
Printers use, to beautify printed Leaves in the
Beginning of Books. See Anno 14 Car. 2. cap.
33.

Timonium, Binchefter in the Bishoprick of Dur-

Mirecinum, Wroxcefter in Shropfbire.

Ultius alineits, A Yard measured according to the legal Ell or true Standard. Terra mea continet de latitudine in fronte septem virgas alnarias & dimidiam cum pollice interposto. Cartular.

Radinges, MS. f. 120.

Hiriga ferrea ductifie. — Civitas Glouc. reddebat C. virgas ferreas ductifies ad clavos navium Regis. Domesiday, i. e. Iron drawn out into small Rods

for making Nails.

Titya terres,—Sciant—quod ego Hamundus Urri d-di—Nich. filio Edde pro 8 s. sterlingis, quos mibi dedit fræ manibus, unam placetam
terræ mea in vico versus Dusselee, que ja-et inter terram meam & terram Philippi filii Heylin, cujus latitudo in fronte contimet in se xvi virgas serreas prater
unum quarterium, & totidem aretro, & c. Ex libro
Chart. Priorat' Leominstr. This was so many
Yards, according to the King's Standard in the
Exchequer, which antiently was of Iron, now
Brass.

Titgsta terræ, Otherwise Virga terræ, A Yardland. Reg. Orig. fol. 167. Decem Are terræ facinut secundum antiquam consuetusinem, unam ferdellam, & quatuor ferdellæ faciunt vitgatam. MS.
Codex. Virgata terræ ex 24 acris constat, quatuor
Virgatæ Hidam faciunt, quinque bidæ feodum militis.
Chron. Tho. Redburn. See Yard-land. See Kennet's
Glossay.

A inatoris ferbientes, So Fleta calls Vergers or Tipstaves that attend the Judges. See Vergers,

and Serjeants at Arms.

The guiltum (Lat.) Is used for an Holt, or Plantation of Twigs, or Oziers, and sometimes for a Coppiec of young Wood.—— Et preterea concedo Virgultum meum & totam Communiam Dominii mei. Mon. Ang. 3 Par. f. 12. a. Bur in another Place of the Mon. Angl. 1 Tom. pag. 760. it may be taken for Virgala, viz. Dedit pradita Ecclesia unum Virgultum Terre in manerio de Cumptone, &c.

Miridatio eligendo Is a Writ that lies for the Choice of a Verderer in the Forest. Reg. Orig. fol.

Ultride or Ultridis Is the same with Vares, i. e. pellis varia: It is mentioned in Bratton, lib. 3. cap. 26. Abstult ei, Sc. unam robam de Viridi, talis pretii, Sc.

Mirities Roba Is a Coat of many Colours, for in the old Boods viridis is used for varius. Bracton

lib. 3. cap. 16.

Taitrilis, The privy Parts of a Man, the cutting off which was Felony by the Common Law, whether the Party consented or not. Bratton, lib. 3. fol. 44. Henricus Hall & A. uvor ejus capti & detenti in Prisona de Evilchester, eo quod restati sueximt, quod isse absciderunt virilia Hohannis Monachi, quem idem Henricus deprebendit cum pradista A. uvore ejus. Rot. Claus. 13 H. 3. m. 9.

Mirocomium, Wroxcester. Miscount. See Vicount.

UN

Tig, Force; so we say, Vi & Armis, by Force of Arms; and this Force is Five-fold, vis impulsivis ablativa is the Taking away of moveable Things: And hence accrues an Action, quare Vi is compelled to do that which otherwife he would not do of his own free Will. And from this also accrues an Action; Vis extulsiva is when contact the second register of the Rule of Measure—To-tam terram illam contined in latitudine 44 ulnas de ulnis ferreis Johannis Regis Analia Society of the second register of the Rule of Measure—To-tam terram illam contined in latitudine 44 ulnas de ulnis ferreis Johannis Regis Analia Society of the second register of th accrues an Action; Vis expulsiva is, when any one is cast out of his Possession by Force and Arms. Vis turbativa is, when any one is disturbed in his Possession, as when Two strive to possess the same Thing. Vis inquietativa is, when one Man will not fuffer another quietly to enjoy his Right, or to do a Thing in his own Bounds or Limits. And from all thefe, fome Sort of Action will arife.

Illitation, Visitatio, Is that Office or Action

that is performed by a Bishop in every Diocese once every Three Years, or by the Archdeacon a mane usque and nonam pro uno opere, & dein levare once a Year, by wisting the Churches and their Rectors, &c. — Ut populus illorum curx commissions. Cartular. Sancti Edmundi, MS. b. 388. where salubriter a passorium & ordine gubernetur. Reform.

Ecclesia, fays another Author.

atq; alias de eodem Hundredo vel proximis; modo vero de eodem pago, sive Comitatu, box est, compagenses.

Spelman. Sc. Venew.

Thus, View, Inspection.—— Capiant de bossis

suis quod necesse iis fuerit sine wasto, & hoc per visum forestarii sui & viridariorum suorum. Rog. Hoveden,

See View.

p. 784. See View.

Thu franti plegii Is a Writ to exempt him from coming to the View of Frank-pledge, who is not refident within the Hundred; for Men are bound to this View, by Reason of their Habita-tion, and not of Lands held where they dwell not.

ot. Reg. Orig. fol. 175. Mitteler or Michaeler, Victualarius or Vitellarius, Is he that fells Victuals; for whom there is a Writ in Fitzh. Nat. Brev. fol. 172. If they exercife their Trade, bearing a Magistracy in any Town Corporate. We call now all Common generally by the Name of Alehouse-Keepers Victuallers.

Miva pecunia, Antiently used for live Cattle.

See Pecunia, Mibary, Vivarium, Signifies a Place of Land or Water, where living Creatures are kept. In Law it fignifies most commonly a Park, Warren, Fish-pond or Piscary. Co. 2 Inft. fol. 100. Hec est conventio inter Priorem & Conventum Canonicorum de Rudham & Rogerum de Glanvilla, de Molendino & de Riamem Jagno de Thorp, f. quod Canonici reddent annuatim prefato Rogero 7 Sol. quemadmodum pater ejus Rober-tus de Glanvilla folebat habere tempore Michaelis Prioris; & si Regerus de Glanvilla fuerit in Ructon vel uxor ejus, ipse poterit piscari in Vivario absque Wasto cum Batello Canonicorum, &c. Anno 1171. 8 Maii. MS. penes Gul. Dugdale, Mil.

Miba voce. See Deposition. Tilcus, i. e. A Hulk, or Ship of Burthen, Leg. Ethelredi Regis, cap. 23. Si major (navis) & habet figlas, 1 den. si adveniat Ceol vel ulcus & ibi jaceat,

4 denar. ad theloneum dentur.

Illiarences leges, The Laws of Oleron. Mare clausum, fol. 222. See Oleron Laws.

Angl. Tom. 2. p. 383.

rius sex nullites de Northampton ad videndum & plenius cognoscendum illud incomparabile ultagium transmist.

Hilt. Croyland. Contin. p. 454.

Ample: It is mentioned in the Statute 3 Ed. 4.

cap. 5. and it fignifies fine Linen.

Minare, Inter consuetudines de Cokefeld-

Leg. Eccles. fol. 124. Ne quid detrimenti capiat to Inn, or get in or make up the Hay fit for Car-

riage.

Ecclesia, says another Author.

This is an obsolete Word, mentioned in Leg. Inc., casp. 37. viz. He who kills a antient Time. Manwood, part 1. pag. 195. See Alle of the Regarder. Office in This, was make Oath that he killed him in flying for the Fact, or a Place near at Hand. Anno 19 R. 2. c. 6. Dictur Vicinetum in jure nostro locus quem vicini habitant, qui and Un, which is a negative Particle, and so limit intelligebantur de eaden villa sive adjacentibus, and Un, which is a negative Particle, and significant without, and Ath, which is Oath, i.e. to swear that there shall be no Contention show.

and fignify some Measure or Quantity of Land. —— Sciendum est quod Gurcant Rex filius Convin dedit Funapeio (it should be Lunapeio) Episcopo & Sanctis Dubricio & Teliavo & Ecclesia Landavia -podum Louden cum tribus unciis agri & cum fua tota libertate. Mon. Angl. Tom. 3. pag. 198. It was the Quantity of 12 modii, and cach modius possibly 100 Foot square.— Intuendum est mobis quod Catuatb — agrum trium modiorum, id est, quartam partem unciæ agri, immolavit Deo, &c. Ibid. pag.

Unroze miff Is a Plea for the Defendant, being fued for a Debt due at a Day past, to save the Forfeiture of his Bond, saying, that he ten-dred the Debt at the Time and Place, and that there was none to receive, and that he is fill

ready to pay the fame. 7 E. 6. 6. 83 Dyer. |See Unques Prift. See also Perkins, fest. 783, 784. and Co. lib. 9. fol. 79. Peytor's Case.

Uncuth Is a Saxon Word fignifying as much as Incognitus, unknown, and is used in the old Saxon Laws for him that cometh to an Inn Guestwife, and lies but one Night. In such Case his Host was not bound to answer for any Offence that he committed, whereof he was guiltless himfelf; but if he lay there a Second Night, then he was called Guest, Hospes, and then must the Host answer for him, as for one of his own Family. And if he tarried any longer, then he was called Agenbine, that is, Familiaris, whom if he offend against the King's Peace, his Host was to see him forth-coming; or if he could not bring him out within a Month and a Day, he must satisfy for his Offences. Lamb. Archaion. fol. 133. num. 7. And Braston, lib. 3. cap. 10. num. 2. writes thus of the same, Item secundum antiquam

consuetudinem di i poterit de familia ali ujus, qui Hoses diei Uncuth; fecunda were, Guft, tertia nocle Hogenehinc. See Third night-name-hine.

see Dote unde nibil babet.

Under: Chamberlain of the Erchequer Is an officer there that cleaves the Tallies, written by may read in the Chapter Liest de locato & conducto, the Clerk of the Tallies, and reads the fame, in Lindewode's Provincials, set. & guia. In the that the Clerk of the Pell, and the Comptrollers first Signification by the Statute 37 H. 8. cap. 21. thereof, may see their Entries be true. He also it was made lawful to make an Union, or Contolimakes Searches for all Records in the Treasury, dation of Two Churches in one, whereof the and hath the Custody of Domesday Book. There one is not above Six Pounds in the King's Book be Two Officers there of this Name.

cap. 4. See Escheater.

Ander Sheriff, Sub-vicecomes. See Sheriff. Anderfitter Is an Inmate. See Inmate.

Undertakers Were fuch as the King's Purveyors employed as their Deputies. Anno 2 & 3 Ph. & Mar. cap. 6. And fuch as undertake any great Work, as draining of Fens, &c. Anno 43 El. cap.

Car. 2. cap. 20.

Minore Cres furer of England, Vice-the faurarius

Anglie, Anno 39 Eliz. 7. This Officer, as fome think, was first created in the Time of Henry the Law, and significs joint Possession of Two Rights Seventh, to cheft up the King's Treasure at the End of every Term, and to note the Content of Moncy in each Cheft, and to fee it carried into the King's Treasury in the Tower, for the Ease of the Lord Treasurer, as being a Thing too mean for him to be troubled with, and yet fit to be performed by a Man of great Secreey and Trust. He, in the Vacancy of the Lord Treasurer's Office, doth all Things in the Receipt, &c. But this Officer, in the Opinion of others, is far more antient. Yet named Treasurer of the Exchequer in the Statutes till Queen Elizabeth's Time, where he is toward The Transaction. more antient. Yet named Treasurer of the Exchequer in the Statutes till Queen Elizabeth's Time, where he is termed Under-Treasurer of England. Privileges, as appears not only by Anno 2 & 3 P. Yet Anno 35 Eliz. he is also written Treasurer of the Exchequer: Read the Statutes 8 E. 3. stat. 2. cap. 18. 1 Rich. 2. cap. 17. 27 E. 3. stat. 2. cap. 18. 1 Rich. 2. cap. 5. 4 Hen. 4. cap. 18. 8 Hen. 6. cap. 17. 27 Hen. 8. 2. cap. 4.

Unites, Minors, or Persons under Age. atatem 21 annorum robusti vel habiles ad arma suscipienda pro patria desensione non reputantur, & ideo Undres dicuntur, & sub tutela Dominorum interim remanebant. Fleta, lib. 1. cap. 9.

Manfrid: One who hath no Quiet or Peace. Ungrio, A Person so far out of the Protection of the Law, that if he were murthered no Geld or Fine should be paid, or Composition made by him that killed him. As in the League between King Athetred and Anelun, cap. 3. Si frithman, i. e. komo pacis frigiat vel repugnet, & se nolit judicari, si occidatur jaceat ungeld, i. e. insolutus.

Minulda Ther: This is mentioned in Brompton, Leg. Æthelred. pag. 898. and it fignifies almost the same as Ungeld, viz. where a Man was killed attempting any Felony, he was to lie in the Field unburied, and no pecuniary Compensation was to be paid for his Death: From the Sax. Un,

without, Gilda, folutio, and acera, ager.

Uniformity, Uniformitas, One Form of Publick Prayers and Administration of Sacraments, and other Rites and Ceremonies of the Church of England, to which all must submit; prescribed by the Statutes 1 Eliz. cap. 2. 3 14 Car. 2. cop. 4.

Union, Unio, Is a combining or confolidating cumbent: But there are Two other Sorts of it, Unde nibit habet Is a Writ, concerning which, as when one Church is made subject to the other, and when one Man is made Rector of both, and when a Conventual is made Cathedral, as you of the First-Fruits, and not above one Mile di-Under Efthester, Sub-efiheator, Anno 5 E 3. itant from the other. And by another Statute made 17 Car. 2. cap. 3. It shall be lawful for the Bithop of the Diocete, Mayor, Bailiff, &c. of any City or Corporate Town, and the Patron or Patrons, to unite Two Churches or Chapels in any fuch City, Town, or the Liberties thereof: Provided fuch Union shall not be good, if the Churches so united exceed the Sum of One Hun-11. Sec 12 Car. 2. cap. 24. 13 Car. 2. cap. 8. 14 dred Pounds per Annum, unless the Parishioners defire otherwise, &c.

by several Titles. As for Example, If I take a Lease of Land from one upon a certain Rent, and afterwards I buy the Fee-simple; this is an Unity of Possession, by which the Lease is extinguished, by Reason that I, which before had the Occupation only for my Rent, am become Lord of the same, and am to pay my Rent to none

but my felf.

University, Universitas, Is most usually taken for those Two Bodies which are the Nurses of

Unlage, A Saxon Word denoting a wicked or unjust Law, in which Sense the Word is read in

Leg. Hen. 1. cap. 34, 84.
Anlawful Affembly, Illicita Congregatio, Is the Meeting of Three or more Persons together, by Force, to commit some unlawful Act, and abiding together, though not endeavouring the Exeding together, though not endeavouring the Daccution of it, as to affault or beat any Person, to enter into his House or Land, &c. West. Symb. part 2. Tit. Indictment, sect. 65. Lamb. Eiren. cap. 19. And by the Statute of 16 Car. 2. cap. 4. and 22 Car. 2. cap. 1 if Five Persons, or more, shall be assembled together, above those of the Family, at any Conventicle or Meeting, under Colour of any Exercise of Religion, it is unlawful, and punishable by Fines, and otherwise, as in the faid Statutes is expressed.

Mnothing. See Nadering, Annals of Waverly.

Gale 136.

Anques neiff, Always ready, Is a Plea whereby a Man professeth himself alwas ready to do or perform that which the Demandant requires. Example, A Woman suces the Tenant for her Dower, and he coming in at the Day offers to aver, that he was always ready, and still is to perform it. In this Case, except the Demandant will aver the contrary, he shall recover no Da-

Untrum Is a Saxon Word, and fignifies a weak

or infirm Man.

Moralis, i. e. So called, viz. by such a Name or Appellation: It is a Word often mentioned in Matt. Westm. Posthac Morganus de tribu Wallensium, & alter nomine Madocus vocalis princeps eorum,

Mociferatio, Out-cry, Hue and Cry .furem plegiatum dimiserit, qui ei obviaverit, & gratis sine vociseratione dimiserit, &c. Leg. Hen. 1.

cap. 12.

Moidance, Vacatio, Is a Want of an Incumbent upon a Benefice, and this is double, either in Law, as when a Man hath more Benefices incompatible; or in Deed, as when the Incumbent is dead, or actually deprived. Bro. Tit. Quare impe-

dit, num. 51.

Moir dire, Veritatem dicere, When it is pray'd upon a Trial at Law, that a Witness may be sworn upon a Voire dire; the Meaning is, he shall upon his Oath speak or declare the Truth, whether he shall get or lose by the Matter in Controversy; and if he be unconcerned, his Testimony is allowed, otherwise not.

Moltum, a Vault .- Lanfrancus Archiepifcopus reparavit Ecclesiam, in qua Sanctorum Episcorum corpora in aquilonari parte super voltum magnum & pulcherrimum imposuit reverenter .bernus de vita Bregwini apud Angl. Sacr. P. 2.

Molumus Is the first Word of a Clause in the King's Writ of Protection and Letters Patent, Anno 1 Rich. 2 cap. 8. and 13 Rich. 2. cap. 16. Of Protections, some are Cum claufula volumus, and of these there are Four Kinds, viz. 1. Quia Pro-festurus. 2. Quia Moraturus. Quia indebitatis no-bis existit. 4. When any one sent into the bis existit. King's Service beyond Sea in War, is imprisoned.

Co. on Lit. fect. 199.

Molunt, Voluntas, Is, when the Tenant holds at the Will of the Lessor, or Lord, and that is in Two Manners; one is, when I make a Lease to a Man of Lands, to hold at my Will, then I may it be ripe to cut, and carry it out of the Ground. Hist. Croyland. And fuch Tenant at Will is not bound to fustain and repair the House as Tenant for Years is. But if he make wilful Waste, the Lessor shall have against him an Action of Trespass. The other Tenant at Will of the Lord is, by Copy of Court-Roll, according to the Custom of the Manor; and fuch a Tenant may furrender the Land into the Hands of the Lord, according to the Custom, to the Use of another for Life, in Fee, or in Tail; and then he shall take the Land of the Lord, or his Steward, by Copy, and shall make Fine to the Lord.

Mozanta tirræ, For Virgata terræ.

Motum For Nuptie; so dies Votorum is the Wedding-Day: Fleta, Lib. 4. cap. 2. par. 16. Si dono-

tarius ad alia vota convolaverat, &c.

Toucher, Vocans, Is vocabulum artis, and fignifics when the Tenant calls another into the Court, that is bound to him to Warranty. New Book of Entries, verb. Voucher; Voucher de Garranty. Brit. cap. 75. And that is either to defend the Right

mages: When this Plca will ferve to avoid Charges, against the Demandant, or to yield him other and when not, see Kitchen, fol. 243. See Uncore Lands, &c. in Value, and extends to Lands or result.

Tenements of Freehold or Inheritance: He that voucheth is called Voucher (vocans) and he that is vouched is called Vouchee, (Warrantus). Braffon writes of this at large, 1. 5. traft. 4. per totum. And Litt. in his Tenures, cap. ult. also F. N. B. fol. 134. And this feems in some Measure to agree to the Contract in the Civil Law, whereby the Vendee bindeth the Vendor, sometimes in the simple Value of the Things bought, sometimes in the Double, to warrant the fecure enjoying the Thing bought; yet there is this Difference between the Civil and the Common Law, that the Civil Law binds every Man to warrant the Security of that which he felleth, which the Common Law doth not, except it be specially covenanted. The Process whereby the Vouchee is called, is a Summonea's ad warrantizandum. And if the Sheriff return upon that Writ, that the Party hath nothing whereby he may be summoned, then goes out another Writ called Sequatur sub suo periculo. See Lamb. Explic. of Saxon Words, verb. Advocare. A Recovery with a fingle Voucher, is, when there is but one Voucher: And with a double Voucher, is, when the Vou hee voucheth over, and so a treble Voucher. There is also a Foreign Voucher, when the Tenant being impleaded in a particular Jurisdiction, as in London, or the like; voucheth one to Warranty, and prays, that he may be summoned in some other County, out of the Jurisdiction of that Court, which might more aprly be called a Voucher of a Foreigner. De forinfecis vocatis ad war-2. fol. 50. Sir Hugh Cholmley's Case. Voucher is also used in the Statuc 19 Car. 2. cap. 1. for a Leiger-Book, or Book of Account, wherein are entered the Acquittances or Warrants for the Accountant's Discharge.

Mor. Voient non habere is a Phrase used by Bratton, lib. 3. cap. 34. par. 3. and by Fleta, lib. 1. cap. 34. par. 9. and in cap. 38. par. 21. and it fignifies an infamous Person, one who is not admitted

to be a Witness.

Apland, Uplanda, High Ground, or as some call it Terra firma, contrary to Moorish, Marsh or low Ground,—— Duramg; terram novem Miliariput him out at my Pleasure, but if he sow or low Ground,— Durame; terram novem Milianithe Ground, and I put him out, then he shall is per aquam, de uplanda, id est, de superiori terra, have his Corn with Egress and Regress till scaphis deferri & paludibus commisceri justi. Ingulph.

Tirlate, (i. e. Orulam vel limbos inferere.) it is mentioned in Mon. Angl. 3 Tom. pag. 317. Amistus de aurifrigio, &c. Urlatur de aurifrigio stricto &

puro.

Mla Is the River Ifis. Tunc in rectum ad Undefordum, tunc fursum in Usa ad Watlingstreet. Du Cange. This River was called Isis from the God-Cange. This River was called 1/11 1100m the defeat of that Name: For it was customary amongst the Pagans to dedicate Hills, Woods, and Rivers, to fome Goddes, and to call them after that Name. And the Britons having the greatest Reverence for Ceres and Proferpina, who was also called Is, did for that Reason Name this River Is; and the being the Goddess of the Night, from thence they computed Days by Nights, and Years by Months: Of which we have still some Remains, as Seven-night, Fortnight, &c. Usage. See Prescription.

Mic, Usus, In the original Signification is evident enough, but it hath also a proper Applica-tion in Law, and that is the Profit or Benefit of Lands or Tenements. Weft. Symbol. lib. 1. feet.

48, 49, 50, 51, 52. Every Deed confifts of Two | 3 & 11 H. 7. It is called Dry Exchange. By a principal Parts, namely, the Premisses, and the late Statute, 1 Georgii, no Man must take above Consequents; the Premisses is the former Part thereof, being all that which precedeth the Habendum or Limitation of the Estate, which are the Persons now allowed, yet in former Times it was severe-contracting, and the Things contracted. The Conly punished. In Leg. Edw. Confes. cap. 37. Usura-sequent is that which follows the Premisses, and rios quoque defendit Rex Edw. ne remaneret aliquis in fequent is that which follows the Fremiues, and those are the Limitations: The one of the Estate or Property, nus exigeret, onni substantia propria careret, & poster which the Party passive shall receive by the pro exiege habeatur, quantum Usura radix omnium. Deed: The other of the Use, which is to express malorum. They might dispose of their Goods bein the said Habendum to or for what Use and fore Conviction, and whilst they were living; Benefit he shall have the same Estate; and of the Limitation of such Uses, many Prece-dents are set down in the same West. Symbol. part t. lib. 2. fest. 308 & 327. These Uses were invented upon the Statute of Westm. 3. Quia emptores terrarum, before which Statute no such Uses were known, Perkins's Devises 528. And because in Time many Deceits were invented, by fettling the Possession in one Man, and the Use in another; to avoid which, and divers other Mischiefs and Inconveniences, was the Statute 27 H. 8. cap. 10. provided, which unites the Use and Possessin together. See Co. lib. 3. Chudley's Case, fol. 121.

Mfer de Action, Is the pursuing or bringing an Attion; which in what Place and County it ought to be, see Bro. Tit. Lieu & County, fol.

Miner, Oficarius, From the French Huissier, a Door-keeper of a Court, is an Officer in the Exchequer, of which Sort there are Four that attend the Chief Officers and Barons at the Court at Wessminster, and Juries, Sherists, and all other Accountants, at the Pleasure of the Court. There are also Usbers in the King's House, as of the Privy-Chamber, &c. See Black Rod.

Mackt. See Utlepe.

Mat, In Privilegio de Semplingham - fint quieti tam ipsi quam homines eorum, &c. de omnibus miseri-cordiis & amerciamentis & forisfacturis, &c. & de murdro, & latrocinio, & conceilis, & Uslact, & Han-foka, Grithbrech, &c. In Keilway's Reports it is written Hutlatch. But Uslatt is the same with Utlepe: It should be wrote Unflat, which signifies an Escape of a Felon; from the Saxon Utsteon, i. e. Aufugere. It is mentioned in Mon. Angl. 2 Tom. 127. Sint quieti, &c. de murdro & latrocinio & conceylis & Utlast & Hamfoka, &c.

Mucaption, Usucaptio, The enjoying a Thing by Continuance of Time, or receiving the Pro-

Murp, Usura, Is the Gain of any Thing above

Mufructuary, Usufructuarius, One that hath the Use, and reaps the Profit of any Thing

fits, long Poffession or Prescription.

the Principal, or that which was lent, exacted thef. only in Confideration of the Loan, be it as well Corn, Apparel, Wares, or such like, as Money. And it is derived ab usu & ere, quast usu era, id And it is derived as sin & zee, quali sin zea, is com. Devon. I hree Ferlings in the Manor of eft usus aris, & Usura est commodum certum quod Wodeford for Four Shillings per annum on this propter usum rei mutuate accipitur. Co. 5 Rep. Pay-Condition.—Quod se murdum vel Danegeldis ton's Case. The Statute 13 Eliz. cap. 8. alloweth not Usury, but punisheth the Excess of it. And Wodeford evenerit de isti quature solidis, quicquid de that of 21 Fac. cap. 17. express ordains, That utibannis super predictes iv serlingos evenerit acquieno Word in that Law shall be construed and expounded to allow the Practice of Usury in Point Rev. Patrem D. D. Joh. Episc. Norwic. of Religion or Conscience. And by the Statute 12 Car. 2. cap. 13. No Man must take above

Six Pounds for the Forbearance of One Hundred

contained. See Co. 3 Inft. fol. 151. By the Stat.

Five Pounds for the Forbearance of an Hundred Pounds for one Year. So that though Usury is now allowed, yet in former Times it was severely punished. In Leg. Edw. Confes. cap. 37. Usurabut after their Death they were confiscate, fo as it could be proved he lent Money to Ufe within a Year before his Death. Mat. Parif. 113. But if a Clergyman was an Usurer, his Goods were not to be confiscated, but were to be distributed to pious Uses.

In those Days Usury was thus defined:

Est Usura suos quisquis tradit mibi nummos Spe lucri, fanus duplex Usura vocatur.

See Stat. 15 Edw. 3 cap. 5, & 6. 37. H. 8. cap.

9. 5 & 6 Edw. 6. cap. 23. Epc.

Thurious Contract Comprehends any Bargain or Contract, whereby any Man is obliged to pay more Interest for Money than the Statute allows.

Mtag, Offava, Is the Eighth Day following any Term or Feath, as the Utas of St. Michael, the Utas of St. Hillary, the Utas of St. Fohn Baptift, &cc. As you may read 5: Hen. 3. concerning general Days in the Bench; and any Day between the Feast and the Offave, is said to be within the Utas. The Use of this is in the Return of Writs, as appears by that Statute. At the Utas of the Holy Trinity, Preamble to the Statute 43 E. 3.

Mtenfile, (Fr. Utenfil,) Any Thing necessary for our Use and Occupation; Houshold-Stuff. I find in an antient Record Ustilmentum for Utensil; and in another Utenalia for Utensils. Item lego Agneti uxori mea omnia Utenalia domus mea, lignea & anea. Testam. Johann. Hereford. Anno

1439.

Utfangthef, That is, Fur extra captus, silicet, extra Dominium vel Furisdictionem, Is an antient Privilege or Royalty granted to a Lord of a Manor, by the King, which gives him Power to punish a Thief dwelling out of his Liberty, and committing Theft without the same, if he be taken within his Fee. Bratton, lib. 2. tratt. 2. cap. 35. fays thus, Utfangchef dicitur extraneus latro, veniens aliunde de terra aliena, & qui captus fuit in terra ipfius qui tales habet libertates. Scc Outfang-

Utibannum, There is a Charter of Maud de Come Devon. Three Ferlings in the Manor of Wodeford for Four Shillings per annum on this

Tatlauh, Utblagus, An Outlaw, fignifies Banni-tum extra legem. Fleta, lib. 1. cap. 47. And in Mon. Angl. 2 par. fol. 618. we read, Fuit quidam Pounds for a Year, under the Penalties therein Uthlagus famos simus partes istas frequentans propter

iter commeantium inter Nottingham & Derby per

forestam. Sec Outlaw.

Utlagatio, An Outlawry. Rex omnibus, &c. sciatis quod Interdifium, quod vulgaviter Utlagatio num upatur, quod proponi fecimus contra personas Eccle-siasticas, publice revocavimus, pretestantes id ad Nos de personis Ecclesiasticis minime pertinere. - Pat. 15. Joh. p. 2. m. 8. intus.

Melagato capiendo quando utlagatur in une comittatu & postca suqit in alium, Is a Writ, the Nature whereof is sufficiently express by the Name. Sec Reg. Orig. f. 133.

Atland, Terra extera dicchatur terra fervilis feu tenementalis, quod de præcinetu terrarum Dominicalium que Inland nuncupata funt, in exteriorem agrum reji-

ciebantur. Vide Inland.

Helity or Attamay, Utlagaria vel utlagatio, Is a Punishment for such as being called into Law, and lawfully fought, do contemptuously refuse to appear, after an Original Writ with a Nibil habet, Three Writs of Capias, Alias & Pluries, returned by the Sheriff Non est inventus, and an Exigent with a Proclamation thereupon awarded. And Bradon says, He must be called at Five Counties, a Month between every County, lib. 3. tract. 2. cap. 11. And if he appear not within that Time pro exlege tenebitur, cum Principi non ohediat nec legi, Pextune utlagabitur; that is he shall be pronounof the Benefit of the Law. The Effect of this is Country Words, discribes it to be a hai divers; for if he be Outlawed at the Suit of an-Stuff, made of Island Woods, and broug other in a Civil Cause, he shall forfeit all his by our Seamen to Norfolk, Suffolk, Erections of the Stuff of the S Goods and Chattels to the King; if upon Felony, then he shall forfeit all his Lands and Tenements which he hath in Fee, or for Life, and his Goods and Chattels; Et tune gerit caput lubinum, ita quod fine judiciali inquifitione rite pereat & fecum fuum judicium portet, & merito fine lege pereat, qui secundum legem vivere recusaverit, &c. Bract. lib. 3. tract. 2. cap. 11. And the same lib. 3. tract. 2. cap. 14. And Fleta, lib. 1. c. 27, 28. fay, a Minor or Woman cannot be outlawed: For where a Man is faid to be Outlawed, a Woman is termed waived. F. N. B. 161. How an Outlaw is inlawed again, and reftored to the King's Peace and Protection, fee Bracton and Fleta, ubi supra. See Outlaw.

Hitleve, Significat escapium, boc est, evasionem latromim. Fleta, lib. 1. c. 47. and 18 H. 6. Pat. 2.

m. 22.

Htrum. See Affe. Utter Barriffers, Furis consulti, Are fuch, who for their long Study, and great Industry bestow-ed upon the Knowledge of the Common Law, be called from their Contemplation to Practice, and in the Face of the World, to take upon them the Protection and Defence of Clients. These in other Countries are called Licentiati in jure. The Time before any one ought to be called to the Bar by the ancient Orders, was heretofore Eight Years, now reduced to Seven, and the Exercises done by him (if he were not called Ex gratia) were Twelve Grand Mosts performed in the Inns of Chancery in the Time of the Grand Readings, and Twenty-four Petty Mosts at the Inns of Chancery in the Term-Times, before the Readers of the respective Inns of Chancery. A Barrister newly called is to attend the Six next long Vacations Exercise of the House, viz. in Lent and Summer, and is therefore for those 3 Years called a Vacation E. rrister. And they are called Utter-Barristers, i. Pleaders without the Bar, to distinguish them

from Benchers, or those who have been Readers, who are fometimes admitted to plead within the Bar; as the King, Queen, or Prince's Counfel are.

Bultiva, A Wound in the Face. Vultivam 50 fol. componat. And Vultuarius figuifies a Witch: fo called from making the Image of a Face in Wax, and sticking Needles in it. From which it was

called Defixio.

Multus be Luca, The Image of our crucified Saviour kept at Lucca in the Church of Holy Cross. Eadmerus, lib. 1, & 2. tells us, That William the Conqueror often swore per fanstum vultum de Luca, viz. pag. 16, 19, 47, 51, 54. And Malmsbury writes the fame Thing, Lib. 4 p. 121, & 124. and Lib. 1, & 3. De gestis Pont. Angl. pag.

Maclia affust um, The Mouth of the River Parret in Somerfetsbire, near Huntsbill.

113. Ila, Leftythiel in Cornwall.

W.

Morning, now called Wodmell, and in Oxfordsbire Woddenell, a coarse Sort of Stuffused for the covering of the Collars of Cart-Horses. Mr. Ray in his Collettion of East and South Country Words, discribes it to be a hairy coarse Stuff, made of Island Wool, and brought thence in quinque virgatis de Waddemole emptis pro coleris equinis hoc anno 11 sol. 1 den. — Paroch. Antiq. p. 574.

Maftors, Wafteres, Edward the Fourth Conftituted a Triumvirate of Officers with Naval Power, whom the Patent 22 Ed. 4 membr. 2. ftiles Custodes, Conductores and Wastiores; and these were chiefly to guard our Fishermen on the Coast of Norfolk and Suffolk. We still retain the Word to waft over, that is, to conduct or convey over

Maga alias Haga, a Weigh, which is a Measure of Cheese, Wool, &c. containing Two Hundred and Fifty-Six Pound of Averdupois: For by the Statute 9 H. 6. c. 8. a Weight of Cheese ought to contain Thirty-Two Cloves, and each Clove Eight Pound, tho' some say but Seven; Unam Wagam salis de salinis suis de Terineton. Mon. Ang. 1, par, fol. 515. See Weigh. Lambard tells us, that a Weight of Wool at Salisbury and other Places is but Thirty Pounds. De priscis Angl. legibus, fol.

Mage, Vadiare, From the French Gager, dare pignus; Signifies the giving Security for the Performance of any Thing; as to wage Deliverance, which fee in Gage, to wage Law. See in Law. None wages Law against the King. Bro. Tit. Chofe in Action, num. 9. See Co. on Lit. fol. 294. Tit. Ley-

conager of Law. See Law.
Thaif or Mepf, Walvium: Goods waived are fuch as a Thirf having feloniously stolen, and being newly followed with Hue and Cry, or elfe over-charged with the Burden or Trouble of the Goods, for his own Eafe, and more speedy Flight, flies away, and leaves the Goods behind him; then the King's Officer, or the Bailiff of the Lord of the Manor, (within whose Jurisdicti-on they be left) who by Prescription, or Grant from the King, hath the Franchise of Waif, may

seize the Goods so avaived to his Lord's Use, except Spelman fratris sui. 7 Aug. 5 Eliz. This might the Owner come with a fresh Suitaster the Felon, probably be a Fee to excuse his waiting at the and fue an Appeal within a Year and a Day, or give Evidence against him at his Arraignment, and he be attainted, &c. In which Cases the first owner shall have Restitution of his Goods so sto-len, and waived. And though Waif is properly spoken of Goods stolen, yet it may be also of Goods not stolen: As if a Man be pursued with Hue and Cry as a Felon, and he flies, and leaves his own Goods; these shall be forfeited as Goods stolen, and are properly called Fugitives Goods, which are not forfeited, till it be found before the Coroner, or otherwise of Record, that he fled for Felony. A Thing pro derelitto habita, waived and forfaken, is nullius in bonis. See 29 Ed. 3. Waifs, Things loft, and Estrays. Waif is derived from the Lat. Vagus, and Estray from Extrahendo; the one is defined to be Pecus vagrans; the other is of the fame Nature, because wandring Cattel extrabun-tur alieno solo; and they are said to be Nullius in bonis ubi non apparet Dominus; and therefore they belong to the Lord of the Franchife where they are found, who must cause them to be cried and published in the Markets and Churches near about, else the Year and Day does not run to the Prejudice of him that lost them. Briton, cap. 17. Plac. coram Joh. de Berewel & Sociis suis Justic. Itin. apud Salop. in Octab. Sancti Michaelis 20 Ed. 1. Rot. 29. in Dorso. Richardus fil. Alani Comes Arundel summonitus fuit ad respondend. Domino Comes Arumei junimentals in the Composition of the Regi de placito quo Warranto clamat habere placita Corona & habere Wayf in Manerio suo de Upton subtus Haweman, &c. in Com. Salop. Et Comes dicit quod ipse clamat habere Infangene-thef & Wayf, & eadem placita & libertates habuerunt ipfe & omnes antecessores sui, & eisdem usi sunt a tempere quo non extat memoria, & eo Warranto clamat, &c. Et Hugo tat memoria, Gr. eo vi arrano ciamat, Gr. Et riugo de Lowther qui sequitar pro Domino Rege dicit quod Ways est quodum grossum de Corona, ita Corone Domini Regis amexum, quod nullus eo gaudere possit, nisi inde babeat speciale Warrantum a Domino Rege vel antecessories suis concessum. Ways i. c. Si aliquis adduxerit aliqua animalia, ut oves, boves, equos, & hujusmodi, vel aliquas alias res, & inde suspectus & per fideles homines, quod illa res furata non sueront, es ille dimissus on redierit: Ditta res se animalia es ille dimissus non redierit: Ditta res seu animalia So the annips non reactive Cities few anniana feroabuniter per unum annum & unum diem, & si ille non redierit & res suas esse probaverit, erunt Prioris, &c. Si aliquis alius venerit, & res suas legitime esse probaverit, datis expensis, illas babebit. Ex Registro Domesday. Prior. de Cokesford.

quainable, That may be ploughed or manured, tillable, - Dedimus, &c. in loco qui vocatur Shiplade la Moreis & la terre wainable & la Bruere, & Carta Rogeri de Scales, sine dat.

Mainage, Wainagium, May be derived from the Saxon Wan, id est, Plaustrum. And any others Villain than ours shall be amerced saving his Wainage, if he fall into our Mercy. Mag. Chart. cap. 14. Sir fiters affigned by the King, who are Walkers with-Edward Coke, 2 par. Inft. fol. 28. fays, It fignifies the Countenance of a Villain; but why not ra-Care. ther the Furniture of his Cart or Wain. See

Gainage and Wannage. Maitestee, Tho. Spelman silius Johannis, &c. dicitur tenuisse Manerium de Narborough, cum tertia parte advocationis Ecclesia, &c. de Domina Regina

Caítle.

Chaine, Waiviare, Is to forsake. Reg. Orig. 277. The Civilians term it Habere pro derelisto, and so Wavelare feudum sum significs, To Waive the Company of Thieves. Stauraf. Pl. Cro. fol. 26. But this Word properly belongs to a Woman, who is said to be waived, as a Man to be Outlawed. Reg. Orig. fol. 132. And the Reason is, because she cannot be ontlawed as a Man is; for a Woman cannot be of the Decennary, which in former Times was accounted to be in Lege. Many of the King's Leige People outlawed, and many waived by erroneous Process. Anno 7 H. 4. c. 13. Sec Utlary.

Mamaria Mulieris. See Waive.

Make, Vigil, Eve-Feast of the Dedication of Churches. See the Original and continued Observation of them historically delivered, in Kennet's Paroch. Antiquit. p. 609.

Dakeman, The chief Magistrate of the Town of Rippon in Yorksbire, so called, quast Watchman. Cambd. Brit.

Clakes, (from the Sax. Wac, Temulentia.) These were the Vigils in Dedications of Churches, where Men fat drinking in the Choir all Night.

Dalo, (Walda.) See Weald.

Claida, A Wood, or wild woody Ground -Sexaginta acras terra, videlicet, quinquaginta acras & unam perticam in manerio nostro de Sutbbrente, cum Walda que jacet juxta ean-dem terram.—Chartular. Abbat. Glaston. MS. fol. 67. a.

Maldaga-Mood. Et debent pro qualibet Swellinga, (i. e. as much as one Plough can till,) 14 d. per Annum, per Schippersbere, (i. e. Sheepshare,) Timberlode, (i. e. Loading of Timber,) Bordlode, vel cariare extra Waldam per mare vel per terram ad manerium. Thorn anno 1364.

Malecheria for Vaccaria.

Males, Walla, Is Part of England on the West-side, inhabited by the Ost-spring of the ancient Britains, chased thither by the Saxons, called in to assist them against the Pitts and Scots: But now they are incorporated to England. See Lamb. Explication of Saxon Words, verb. Wallus.

Malcscus. Ipfe Episcopus Walterus (scil. Heref.) habuit unam Hidam Walescam, T. R. E. vastatam.

Malifcus, A Servant or any ministerial Officer; from Sax. Wealh a Foreigner or Stranger -Si homo Waliscus babeat terra bidam, wera Regis equi Waliscus quoeas terra numan, wera fina est 120 sol. — Leg. Ina Regis, c. 34. — Regis equi Waliscus, qui nuntiare possit ad eum, weregildum ejus est 200 sol. c. 35.

1Dalhers Are such as are otherwise called Foresters. Cromp. Fur. fol. 145. There are Foresters assigned by the King, who are Walkers withing a carrier Space of Ground assigned to their

Mallingford. See Gallena.

Dalls, Wallia, Sax. Wal. Lat. Vallum. A Bank of Earth cast up for a Mound or Boundary. Mando vobis quatenus -- justitietis meos komi ut faciant Wallas & Watergangas & nestita parte accounter constructions Extension Control Regime messages and the state of the state Wallarc secundum quantitatem illius terra intus nures, p. 140. - Somner of Gavelkind, pag. 😂 extra. -191.

Cualbiaria mulieris Is as much as Utlagatio

ri. Reg. Orig. f. 132. Mall or Speaswall. See Water-gate. Quod quatu-

See Gambezon. Mambalaring.

See Wong.

Sax. Wang, the Jaws. — Iden computat in cur-

Hyda totius Anglia 5 Sol. de auxilio, ad quos colligendos misit idem Rex per singulos Comitatus Anglia unum Clericum & etiam unum militem. Qui fe erunt venire coram se Seneschallos Baronum illius Comitatus, qui juraverunt quot Carucarum Wannagia fuerint in fingulis villis, &c. lpst vero qui electi fuerant & con-stituti ad hoc negotium Regis faciendum, statuerunt per affimationem legalium hominum, ad uniufcujufque carucæ Wannagium, centum acras terræ. Hoveden. Annal. par. poster. fol. 443. num. 30. See Wainage. Quod ego H. & heredes mei villas & edificia & Wannagia ad libitum nostrum in terris pr. nomina-tis facientus & claudemus xl. acras terra ad excolendum cel ad tonfandum, ad libitum nofrum. Mon. Angl. 2 par. ful. 612. a. In this last Citation Wannagia secms to fignify Wainhouses, or necessary Out houses for Husbandry. I have also seen Wannage used for Tillage. Reg. de Welbec. fol. 91. and Guannagium in the same Sense. 3 Mon. f. 78. 6.

Com. Warwie. - qui tenuerunt in bondagii tenura om vearunt octari Custumarii, & quotiescurque Dominus ad venandum venerit, illi Custumarii solebant fu-gare Wanlassum ad stabulum in sugatione serarum bestiarum, i. e. To drive the Deer to a Stand,

- pro omni servitio nist quod debet that the Lord may have a Shoot. Blownt of Te-

Thapentake, or Meapentake Is all one with that we call a Hundred, as appears by Beatton, lib. 3. tratt. 2. c. 1. num. 1. Convocentur (he faith) fervientes & Ballivi Hundredorum, & perordinem irrotulentur Hundredarii five Wapentachia & nomina fervientium, & No-Mallesheria or Wialetheria, — Quod quatu-, minis autem origo, non ab armorum trastiu, ut Hove-or villata propinquiores lo: ubi casus Homicidii vel in-deno traditum; sed binc, qued quoties rovus esset Hunor uniane propinquiores 10.1 uni capis communi vei in accino inautum; jeu vinc, quea quotes roves quei lun-fortunium: contigerit, veniant ad proximum Comitatum dredi Dominus, ei in subjettionis seguem arma redderent una cum inventore & Wallesheria, i. Parentela ho-vassalla in Rasunso Cestriensi observatum. Lib. 1. minis intersecti, & ibidem prasentent factum selonia & cap. 5. And Lambard in his Explication of Saxon cassum sinfortunii, & 1. In (saith Spelman) in a Words, verb. Centuria, is of the same Mind; ad-bat : Omnes enim quotquot venissent cum lanceis suis ip-Mamtisfarius. See Gambezon.

A Field, but we use it it also for the Check or studied by the seed of the control of the Check or studied by the seed of the seed of the control of the Check or studied by the seed of the seed anciently Musters were taken of the Armour and Weatons of the several Inhabitants of every seve-Manga, An Iron Instrument with Teeth, from ral Wapentake, and from those that could not find fufficient Pledges for their good Abearing, their Sax. Wang, the Jaws. tilagio fodiendo xiii den. in becbis, tribulis, & wangis Weapons were taken away, and given to others. emptis & reparandis iii fel. ii den. — Consuetud. The Statutes 3 H. 5. cap. 2. 9 H. 6. cap. 10. and Domus de Farendon. MS. f. 18. Totangenetheof. Maneriolum de A. sit quietum pentake and Friendles Wenertake in the de Gelth & Scotch, de Wreccho & de Wangene-County of York. See Cambd. Brit. fol. 159. and theof & Danegueld, & Pat. 22 H. 4. par. 1. m. Co. 2. par. Inst. fol. 99. Wapentake hoe est quietancia 33. Quere. de settis & Hundredi: quod dicitur Wapentake, MS.

10annage, (Wannagium.) Eodem anno (scil. 1198.) in Biblioth. Cotton. sub Tit. Vitellius. See Kennet's Glos-Rex Angl. accepit de unaquaque carucata terra sive sary. The Word scems to be of Danish Original, and to be so called for other Reasons than what is given by Sir Tho. Smith, viz. When first this Kingdom was divided into Wapentakes, he who was the Chief of the Hundred, and whom we now call a High Constable, as soon as he entered up-on his Office, appeared in the Field on a certain Day on Horseback with a Pike in his Hand, and all the chief Men of the Hundred met him there with their Lances, who slighting, they touched his Pike with their Lances; which was a Sign that they were firmly united to cach other, by the touching their Weapons; for in Sax Weapon is Armitura, and Tac, tactus.

Others say 'tis derived a Sax. Weapen, Arma, and Teacen, Tradere; because the Tenants delivered their Arms to every Lord, as a Token of

their Homage and Subjection.

Wars, A certain Quantity or Measure of -Praterea concedimus in eleemofynam eidem Ground .-Ecclesia eadem libertate totam terram quam tenuerat Brifardus in Stanes, scilicet, Waram & dimidiam cum cotelandis & insuper medietatem totius nemoris. opus Ecclesia vendiderunt, scilicet, unam Waram & duas cotelandas cum dominio & prato - Mon. Angl. Tom. 2. pag. 128.

proper Guard and Jurisdiction.

That of Custodia, Hath divers Significations, as a Ward in London, in Latin Warda, which is a a Ward in London, in Latin Warda, which is a exattonibus, &c. Sine dat. It fignified the Value Portion of the City, committed to the special of a Ward, or the Money paid to the Lord for Charge of one of the Aldermen of the City. See his Redemption from Wardship. Stow's Survey of London: Also a Forest is divided into Wards. Manewood, part 1. pag. 97. Thirdly, ry Ward in London, (Anno 32 H. S. c. 17.) ordina-A Prison is also called a Ward. Lastly, The Heir rily called a mong them the Wardmote-Court. Vide of the King's Tenant, that held by Knight's Ser-Charta. H. 2. de Libertatibus London. where there vice or in Capite, was called a Ward, during his are Twenty-fix Wards, which are as Hundreds, Nonage. 32 H. 8. 46. But this last is taken away by the Stat. 12 Car. 2. c. 24.

Nonage. 32 H. 6. 40. Bill this taken away by the Stat. 12 Car. 2. c. 24.
Thatba, (i. e. Cussodia.) In Walsingham, pag.
120. Data suis custodias, specifora potione, evasts per omnes turvis custodias, quas Wardas vocamus.

per omnes turvis custodias, quas Wardas vocamus.

Warda, i. e. the Custody of a Town or Castle, which the Tenants and Inhabitants were bound to keep at their own Charge. 'Tis the same with Wardagium. Mon. Angl. 1 Tom. p. 572.

Darda Ectlesiarum, The Guardianship of Churches, which is in the King during the Vacancy, by reason of the Regalia, or Temporalties. Matt. Paris. and Matt. Westminster, Anno 1208. writing of Heavy III. tell us. Regardatus of the State of the Prop. III. tell us. Regardatus of the State of the Paris of the Regardatus of the State of the Paris of the Regardatus of the State of the Paris of the Regardatus of the Paris of the Regardatus of the Regardat 1248. writing of Henry III. tell us, Regardatus est insuper quod Episcopatus & Abbatias & etiam Gardas

vocantes immisericorditer depauperat, &c.

Mardagie, (Wardagium.) Sed fint quieti de quoli-bet Treolonio, Taltagio, Paffagio, Pedagio, Lastagio, Hidagio, Wardagio, & omnibus Geldis, Fengeldis, Horngeldis, Fortgeldis, Penigeldis, Tendpenigs, Hunderpenigs, Miskemelig, Brenalpeninge, Grith-bregs, &c. Charta Gilberti Tison summi Vexillatoris Anglia. Sine dat. It seems to be the same with Wardpenny, which see; or to be free from Wardship.

Mardecome, The fame with Cornage, i. e. a Duty incumbent on the Tenants to guard the Castle, by sounding a Horn upon the Approach of an Enemy. Monasticon, 1 Tom. p. 976. Et sint quieti de Thesauro ducendo & Wardpenny, Wardccorn, A-

werpenny, Hundredpenny, & variation, Averpenny, Hundredpenny, & c.

1Darben, Gardein, is the fame with the French Gardein, and fignifies him that hath the Reeping or Charge of any Person, or Thing, by Office; as Wardens of the Societies in London. 14 Hen. 8. cap. 2. Warden Courts. 31 Hen. 6. cap. 3. Warden of the Marshes. 4 H. 7. c. 8. Wardens and Commonalty of the Lands contributary to Rochester Bridge. 18 Eliz. 7. Warden of Peace, 2 Ed. 3. 3. Stat. Northampton. Warden of the West-Marshes. avood, part 1. pag. 42. Stat. 5. Warden of the King's Wardrobe. 51 H. 3. Stat. 5. Warden of the Ming. nage. 10 H. 0. 10. Warden of the King's Wardrobe. 51 H. 3. Stat. 5. Wardens of the Tables
of the King's Exchange. 9 Ed. 3. Stat. 2. cap. 7.
Ey 9 H. 5. Stat. 2. cap. 4. Wardens of the Rolls
in the Chancery. 1 Ed. 4. cap. 1. 5. Warden or
Clerk of the Hanaper in Chancery. Ibid. Warden
of the King's Writs and Records of his Common
Bench. Ibid. Warden of the King's Armour in the Tower. 1 Ed. 4. v. Warden of the House of the Converts. 12 Car. 2. ca. 30. And Warden of the Stannaries. 14 Car. 2. cap. 3. See Gardian.

War a litera. — Libera war a est unus redditus, talis conditionis, quod se non selvatur suo tempore, sull'actur in crassivo, & sic deinceps in dies — Tabularde, City Wards, The Districts or Division of a City; as in London there be 26 Wards, and Aldermen, of which each has a particular Ward for his research and lurisdistion. nimoda fect a Curia mea & haredum meovum & affignatorum nostrorum & pro omnibus consuetudinibus &

is Money contributed to Watch and Ward. Denarii Vicecomiti vel aliis Castellanis persoluti ob castrorum prasidium, vel excubias agendas. Concedo etiam eidem prassatum, vel excubus agendas. Comedo etianu eidem Ecclesia leugam cir umquaque adjacentem, liberam Equietam ab omni geldo & seita & Hidagio & Danegeldo & opere pontium & Castellorum & parcorum & omnibus auxilius, placitis, & querelis, & seits, & Hundredis; cum saca & soca, & Thol & Theam, & Infantbeos & Warpenny, & Lestage, & Hamfocne, & Forstal, & Blodwite, & Chart. Gul. Cong. Ecclesia S. Martini de Bello. Retinui vero mili & kerestikus with Wartpenny & Decessio and the constant of the constant with wartpenny. mibi & haredibus meis Wartpenny & Peterspenny, de praditta terra. Charta Bertram de Verdon. Penes W. Dugdale mil. Warpenna. Domesday.

a Court first erected in King Henry the Eighth's Time, and afterwards augmented by him with the Office of Liveries, and therefore called by him The Court of Wards and Liveries, now taken away and discharged by Stat. 12 Car. 2. cap.

24.

Mardefilber, Custumarius in Berton magna reddit obolum ad Ward-filver ad terminum. --Cartular. Abbatiæ S. Edmund, MS. fol. 26. Willielmus le Kyng tenet 8 acras — folvit 1 den. ad Ward-fil-

ver die Sancti Petri ad vincula. Ib.

Ward flaff, The Conflable's or Watchman's Staff. Lambourn Manor in Effex is held by Service of the Ward-flaff, viz. To carry a Load of Straw in a Cart with Six Horfes, Two Ropes, Two Men in Harness, to watch the said Wardstaff when it is brought to the Town of Aibridge. Cambden in Effex.

Mardwaite, (Sax.) Significat quietantiam mifericordia in casu quo non invenerit quis hominem ad Wardam faciendam in castro vel alibi. Fleta lib. 1. Immunitas a prasidiis faciendis, vel ab eorum contributi-one. Spelm. But Skinner is of Opinion, That 'tis a Duty paid towards the Charge of Watching, rather than an Exemption from that Duty; from the Sax Weard, Vigilia, and Wite, Mul-

Darettere, To fallow Ground, or plough up Land (defigned for Wheat) in the Spring, in order to let it lie Fallow for the better Improvement; which in Kent is called Summer-land. Mense Aprili warectandi erit tempus idoneum & amænum, cum terra fregerit post carrucam. Fleta, l.b. 2, c. 33. Hence warestabilis campus, a fallow Field; Campus ad warectam, Terra warectata, &c. See Mr. Kennet's Glossary in warectare.

Mmm

Ma,

Marectum, and Terra Coarreta, (Wareccum the Justices to this End, that they neither take Warectum, Fr. Terre garree,) Land that has been nor record him in Default for that Day. Reg. neglected, and long untill d: Also fallow Ground. Tempus warefti, in ancient Records, fignifics the Time wherein Land lies fallow, the fallow Year, or Season for fallowing Land. In Warectis, in brueris, in bossis, in maristis, in desensis, en inomibus terris, &c. Mon. Angl. 2 Par. fol. 253. a. xxv. Acras unoqueque anno ad seminandum, &c totidem ad Warectardum. Idem, 1 Par. f. 525. b. Sce Yvenagium.

Marfus, A Wharf. Piscarias vias, chimina,

Warphos, vacuos fundos, &c.

Marpnos, vacuos junuos, C. Margue, who lives by Robbery. Leg. H. 1. c. 83. Et st quis corpus in terra, vel nosso, vel petra exposiare presumpserit, Wargus babeatur. See Vargus.

Warland, The same with Warestum.

Warlaunde, Johannes Prior & Conventus Ecclesia Christi Cantuar. confirmant cartam Ricardi Archiepiscopi Cant. concedentis Willielmo de Actone & baredibus suis ut duodecim acras de Warlaunde cum pertin. apud Hakintone, quas tenebant in Gavelkind, in futurum te-neant proredditu 11 fol. 11 den. Registr. Eccl. Chrifti Cant. MS.

Warniamentum, A Garment, a Suit of Cloaths. -Pro hac donatione concesserunt Abhas & Monachi Radinges mihi & Cacilia uxori mea corrodia & warniamenta secundum quod in carta eorum contine-

tur. Chartular. Radinges. MS. f. 63.
"Clarniftura, Garniture, Furniture, Provision.

Exceptis ab hac quinta decima libris & ornamentis Ecclefiarum-& exceptis bladıs ad warnisturam - Pat. 9. H. 3. Brady Hift. castrorum emptis. -Eng. Append. p. 169. Marminster. See Verlucio.

Marnoth. Inter Record. de Recept. Saic. Trin.

bujus Munerii reddunt Warpennam Vic. Regis aut custodiam faciebant. Domesday, Tit. Grentbrig-

feire. See Wardpenny.

Darrantia Chattæ Is a Writ that lies properly for him, who being infeoffed in Lands or Tenements, with a Claule of Warranty, and is impleaded in an Affe or Writ of Entry, wherein he cannot vouch or call to Warranty: For in this Case his Remedy is to take out this Writ against the Feosfor, or his Heirs. Reg. Orig. fol. 157. F. N. B. fol. 134. Fleta, lib. 6. c. 35. and Weft Symbol, part 2. Tit. Fine, fect. 156.

Warrantia custodiæ Is a Writ Judicial, and

lay for him who was challenged to he a Ward to another, in respect of Land said to be holden in Knights-Service, which when it was bought by the Ancestors of the Ward, was warranted to be Three from such Thraldom, and it lay against the Warranter and his Heirs. Reg. Judic. fol. 36. But now by the Statute made 12 Car. c. 24. it is be-

come altogether out of Use.

Man having a Day affigued personally to appear in Court to any Action wherein he is sued, is in the mean Time, by Commandment, employed in the King's Scrvice, so that he cannot come at the Day affigned. This Writ is directed to the

Orig. f. 18. Of this read more. F. N. B. fol. 17. and Glanvile, lib. 1. c. 8.

Guarrant of Attorney Is a Warrant whereby

a Man appoints another to do something in his Name, and warranteth his Aftion: Which feems to differ from a Letter of Attorney, which passeth ordinarily under the Hand and Scal of him that makes it, before any credible Witnesses; whereas a Warrant of Attorney, in a personal and mixed Action, and many real Actions, is of Course put in by the Attornies for the Plaintiffs or Demandants, Tenants or Defendants. But a Warrant of Attorney to fuffer a common Recovery by the Tenant or Vouchee, is acknowledged before fuch Persons as a Commission for the doing there-of directed. West, Par. 2. Symb. Tit. Recove-ries. Sett. 1. F. See Attorney, and Letter of Attorney.

Marranty, Warrantia eft Securitas a venditore prastita emptori, quo tranquille aliquid possideat. Eaq; a significatione warrantuzare dicitur warrantus, seve venditor quando se emptori obligat per acta Curia, aut chartam, aut contractus instrumentum, Vossius de vitiis Sermonis, lib. 2. cap. 20. It is a Promise or Covenant by Deed made by the Eargainor, for himself and his Heirs, to warrant or secure the Bargainee and his Heirs against all Men for the Enjoying any Thing agreed on between them. And he that makes this Warranty is called warrantus, by Bratton, lib. 2. cap. 19. and 37. and this Warranty passeth from the Seller to the Buyer, from the Feossor to the Feossec, from him that releaseth, to him that is released from an A&ion real, and fuch like: And the Form of it is in Marinett. Inter Record de Recept. Saic. Trin.

33 Ed. 1. Linc. 46. coram Rege, I find it to be an ancient Custom; whereby, if any Tenant, holding of the Castle of Dover, failed in paying his Rent at the Day, he should forfeit double; bol. part 1. lib. 3. Tit. Feosfments, sect. 287, 288. and for the second Failure, treble, Sec. And in Mon. Angl. 2 Par. f. 589. a. Terris cultis & terris de Note: Cast. In ancient Deeds we find Warranties.

Waynoth. Warpenna, Wardpenny. Liddington. Homines run thus: Contra omnes homines & faminas & contra omnes homines & Judgos warrantizabimus, &c. Warranty is either real or personal; Real, when it is annexed to Lands or Tenements granted for Life, &c. And this is either in Deed, as by the Word warrantizo expressly; or in Law, as by the Word Dedi, or some other Amplification: Personal, which either respects the Property of the Thing fold, or the Quality of it. Real Warranty, in respect of the Estate, is either Lineal, Collateral, or commencing by Differin, for which fee Littleton in the last Chapter of his Tenures, and Co. lib.
3. Fermor's Case, fol. 78. So then under the Word Haredes are comprehended all such as the first Warranter's Lands afterwards come unto either by Descent, or otherwise. Braston, lib. 5. trast. 4. c. 1. num. 2. saith, Imprimis videndum est quid sit warrantizatio; Et sciendum quod warrantizare nibil aliud est quam defendere & acquietare tementem, qui warrantum vocabit in feisina fua. With whom agrees Fleta, lib. 5. cap. 15. fect. 1. & lib. 6. cap. 23. per totum. By what Words in a Feoffment a Feoffor shall be bound to Warranty, fee the Stutute of Bigamy. 4 E. 1. cap. 6. and see Co. on Lit. f. 365. and 383.

Marten, Warrenna alias Varenna, Cometh of the French Garenne, i. Vivarium, vel locus in quo vel aves, vel pices, vel fera continentur, qua ad vi-

Eum

us, lib 2. Not. Attic. c. 20. But a Warren, as we Lands which are not in any Man's Occupation, use it, is a Franchise or Place privileged, either but lie Common; which seem to be so called, by Prescription or Grant from the King, to keep because the Lord cannot make such Prosit of Beafts and Fowl of Warren, which are Hares and Conies, Partridges and Pheafants: And if any Person be found an Offender in any such Free warren, he is punishable for the same at the Common Law, and by the Statute 21 E. 3. called the Statute De malefactoribus in parcis & chaceis, &c. Videtur tamen Fusticiariis hic & Comilio Dom. Regis, quod Capreoli sunt bestiz de Warcuna & non de Forequad Capreol Junt befine de Warchina er non de core-fia, eo quod fugant alias besias de Warchina. Hill. Anno 13 E. 3. Eben. Rot. 106. A Free-warren may lie open, for there is no Necessity of inclosing the same as there is of a Park; which ought to be seized into the King's Hands, if it be not inclosed.

Warreks. Edmundus Busche tenet terras in Morton Com. Essex, per servitium inveniendi unum stimu-lum serreum pro uno Watrocks super quoddam Cloth-sac quandocunque D. Rex equitaverit in exercitu versus partes Wallie tempore guerra. 22 R.2. Blount of Tenures, p. 32.

Marth, It feems to be the same with Ward and Ward-penny; a customary Payment for some Castle-Guard, or for keeping Watch and Ward. Tota willa de Liebstorn in Com. Warwic. est geldabilis & dat sutagium & Warth, & venit ad duos magnos turnos Viceromitis.—7 E. 1. Blount's Tenures, pag. 60. This customary Acknowledgment by the very Name of Warth, is still paid within the Manor of Sutton-Colfield, Com. Warwic. with some particular Ceremonies that are indeed fingular and furprifing. - Adam de Okes was nugurar and surprising. — Adam de Okes was found by Inquisition, 18 E. 1. to die seised of certain Tenements in Dinley, Com. Warwicheld of the King, by the Payment of a Halfpenny per annum, called Warth. Rot. Fin. 18 Ed. 2. n. 26.

Marfrot Was the Contribution wont to be made towards Armour in the Saxons Times. Sint omnes, tam primarii quam medio res & minuti, immunes, liberi 😌 quieti ab omnibus Provincialibus, summonitionibus 🕾 populavibus placitis, qua Hundredlaghe Angli dicunt, & ab omnibus armerum oneribus R. Hoved. fol. 420. a. This was the finest Sort of quad Warloot Angli dicunt, & forinse is querelis. Leg. Forest. Canuti Reg. num. 9.

1Darwick. See Pr. schum.

Darwite. See Wardwite: Challum, A Shallow, or fordable Part of a River or Arm of the Sea, as the Washes in Lincoln-Jhire, &c. -- Et sic transierunt per unum Washum maris ad longitudmem unius leuca in vigilia S Bartholomai, & ex altera parte Washi inimici fuerunt parati ad prelium. Hen. Knighton sub anno 1346.

Daffaile Was a festival Song heretofore fung from Door to Door about the Time of the Epiphany. From the Sax. Waes Heal, i. e. Sis fal-

Maffe, Vastum, Hath divers Significations: First, It is a Spoil made either in Houses, Woods, Lands, &c. by the Tenant for Life or Years, to the Prejudice of the Heir, or of him in the Reversion or Remainder. Kitchin, fol. 168. Whereupon the Writ of Waste is brought, for the Recovery of the Thing wasted, and treble Damages. See Vasto. Waste of the Forest is most properly where a Man cuts down his own Woods within the Forcst, without License of the King, or Lord Chief Justice in Eyre. See Manwood, part. 2. c. 8.

Eum duataxat pertinent. Calepine out of Aulus Gellinum. 4 & 5. Secondly, Waste is taken for those us, lib. 2. Noch. Attic. c. 20. But a Warren, as we Lands which are not in any Man's Occupation, them as of his other Lands, by reason of that Use which others have of it in passing to and fro; upon this none may build, cut down Trees, dig, . without the Lord's License. Thirdly, Year, Day and Walte, (Annus, dies & vastum,) is a Punishment or Forfeiture belonging to Petit Treafon or Felony, whereof you may read, Staundf. Pl. Cor. lib. 3. cap. 30. And see Year, Day and Wafte.

Mafte Ground, Vaftus fundus, Is fo called, because it lies as Waste, with little or no Profit to the Lord of the Manor, and to distinguish it from the Demesnes in the Lord's Hands, 2 par. Inft. fol.

656. See Waste.

Maffel Bowl, A large Cup or Bowl of Silver or of Wood, wherein the Saxons at their publick Entertainments drank a Health to one another, in the Phrase of Was-beal, i. e. Health be to You. This is the Meaning of the Word Vasfellum in the Lives of the Abbats of St. Alhans, by Mat. Par. pag. 141. Abbas folus prandebit supremus in Refectorio habens Vastellum, of which the Learned Dr. Wats - Si non sit Umbraculum aut was ignorant. was ignorant. In on his omoracuium aus Baldekinum (a Canopy) nesseo quid signisicet; neque tamen conjecture possum quare Umbraculum Vassellus no diceretur. Quare, But by the Word Vassellus no Doubt is meant the Wassel or Wass-beal Bowl, which was fet at the upper End of the Table for the Use of the Abbat, who was served in this Plate, and began the Health or Poculum Charitatis to Strangers, or to his Fraternity. From hence Cakes and fine white Bread, which were commonly sopped in the Wastel-Bowl, were called Wastel-Bread. It is an unlucky Conjecture of Mr. Somner - Forte a Latino Pastillus, alias Pastellus, P. in V. & W. ut sape transeunte.

Wastel-Bread, (Anno 51 Hen. 3. Statute of Bread.) Vox autem unde veniat, non liquet, says the Gloff. in x Scriptores, forte a Gal. Gasteau, i. e. Libum, placenta habebit quotidie de liberatione xxx Sol. & xii Wastellos dominicos & xii Siminellos dominicos.

Bread. See Cocket.

Mafte Ground or Defart .queritur, quod dissessivit eos de quingentis acris terre, bosci, more, wastini, & prati. Chartular. Abbat.

Glaston. MS. f. 89. a.

Mafford Were a Kind of Thieves fo called. Anno 5 E. 3. cap. 14. There have been divers Man-flaughters, Felonies and Robberies, done by People called Reberdsmen, Wastors, and Draw-latches. 4 H. 4. cap. 27.

Water-Bailiffs Seem to be Officers in Port-Towns, for the fearthing of Ships. 28 H. 6. c. 5. Alfo an Officer belonging to the City of London, who hath the Supervising and Search of Fish brought thither, and the gathering of the Toll ri-fing from the *Thames*. He also attends on the Lord Mayor for the Time being, and hath the principal Care of marshalling the Guests at the Table; and doth arrest Men for Debt, or other personal or criminal Matters, upon the River of Thames, by Warrant of his Superiors, and the

Mater gane, Watergagium & Aquagagium, A Sea-wall or Bank to restrain the Current or Overflow of the Water. Also an Instrument to Gage or Measure the Quantity or Deepness of any Waters. Mmm 2 Mas

ejusdem Marisci contra Maris periculum. Omnibus Balli- piovis de Befinstone, Robertus de Curci, Salutem. Mando vobis atque pracipio, quatenus justicietis meos bomi-nes de Margate, ut faciant wallas & watergangas, & nes de volungate, u juitant waltais avact gangas, ochaujuras wallavum ficiet debent facere, & si facere no-luciut, tum justicietis illos ut faciant, &c. Mon. Ang. 2 par. fol. 920. Thater-gabes Was a Rent paid for fishing in,

or other Benefit received from some River or - Rex salutem; Sciatis Water. Henricus nos dedisse, &c. dilecto & fideli nostro Huberto de Burgo comiti Cantia & Margeria uxori sua reciditum 32 s. & 4d. quem homines eorundem Huberti & Margeriæ de Manerio suo de Elmour nobis reddere solebant singulis annis, per manum Ballavi nostri de Menstreworth nomine Water-gavel Habend. Dat.

15 H. 3.

Mater-Measure, It is mentioned in the Stat. 22 Car. 2. and is greater than Winchefter Measure by about Three Gallons in the Bushel, and is now used for selling Coals in the Pool, &c.

Mater=Dideal. Our ignorant and supersitious Ancestors had a customary Way of Purgation, which they called Juditium Dei, believing it to be the Interpolition of Divine Providence, or as it were the immediate Judgment and Decision of God himself This was commonly by Fire-Ordeal, or by Water-Ordeal, and this latter was either by hot Water, or by cold Water. The Purgation by hot Water was for the Party accused to thrust his Hands or Feet into scalding Water, on Presumption that his Innocence would receive no harm. That by cold Water, was for the Defendant to be cast into a Pond or River, (as they now pre-tend to try Witches) whether he would fink or swim. The Ere-Ordeal was for Free-men, and Persons of better Condition: The Water-Ordeal for Churls, Bond-men, and other Rusticks, as Glanvile reports--- In tali casu tenetur se purgare is qui accusatur per Dei judicium, scilicet, per Ferrum calidum vel per aquam pro diversitate conditionis Hominum, scilicet, per ferrum calidum si sit Homo liber, per aquam si fuerit rusticus.

defaterfrape, i. e. An Aqueduct. From the Sax.

Waeter, Aqua. and Schap, ductus.
The treet Is one of those Four Ways which the Romans are faid to have made here, and called them Confulares, Pratorias, Militares & Publicas. This Street is otherwise called Werlamfiret. Et firata quam filii Wetho Regis ab orientali mari usque ad occidentale per Angliam firaverunt. R. Hov. f. 248. a. n. 10. This Street leads from Doverto London, Saint Albans, Dunftable, Towercefter, Atherston, and the Severn, near the Wrekin in Shropfhire, extending it self to Anglesey in Wales. Anno 39 El. c. 2.
The Second is called Ikenild-street, so called ab Icenis, stretching from Southampton over the River Isis, at New-bridge; thence by Cambden and Liteb-field; then it passeth the River Derwent by Derby, so to Bolseover-Castle, and ends at Tinmouth. The Third was called The Fosse, because in some Places it was never perfected, but lies as a large Ditch, leading from Corneval through Devonshive, by Tetbury, near Stow in the Wolds, and besides

Water-gang, Watergangium, A Trench or Coventry to Leicester, Newark, and so to Lincoln. Course to carry a Stream of Water, such as are The Fourth was called Ermine or Erminage-street, beusually made in Sea-walls to loose and drain Waginning at St. David's in West-Wales, and going to
ter out of the Marshes. Some confound this with Southampton. See the Laws of Edward the Confes-Watergage, but they seem to differ in Signification. Cart. H. 3. De ordinatione Marisci de Romeney, &c. Ad reparandum wallas & Watergangias
1. cap. 19. and Henry of Huntington, lib. 1. in princi-

And in Leg. W. 1. c. 30. there are Three Ways mentioned; but Ikenild-fireet is omitted, which was called Iknild from the Iceni, and Streat, which

fignifies a Way.

Faire weyes many on ther ben in England; But four most of all ther ben to understond: That thurghold Kyng were made ere this, As man schal in this Book after her tell I wis From the fouth into the north take it Ermin-Arcet. From the east into the west goeth Ikenild-street, From fouthest the northest, that is Sumdelgrete, From Dover into Cheffre goth Watlingstreet, The Sexth of thise is most of alle that tillot from Tote-

From the end of Cornwalle anon to Cateneys From the fouth west into northest into Englands

end,

Fosse men callith thiske voix that my money thete von doth voend, Thefe four waies on this Lond Kung Belix the

wife

Made and ordeined hem volth gret Fraunchife, For whosoe did therein ony theft other any wouz, He made juggement thereofe, and gref vengeance

This is an old Description of those Ways, made by Robert of Gloucester, Dugdale Antiq. Warwick,

pag. 6.

Mateson, Such Goods as after Shipwreck do appear swimming on the Waves. - In tantum apud omnes punitiones, correctiones, deadanda (Mave-ion, Flotteson, Lagason, & Wrecks & Regalia, videl. Magnas pisces captas, &c. Carta Arthuri Plantaginet magni Admiralli Anglie Majori & Civibus Roffen. Dat. 4 Decemb. 18 H. 8.

Colarihot or Colaricot, Ceragium, This was anciently paid thrice a Year towards the Charge of Candles in Churches. Tributum quod in Ecclefiis pendebatur ad subministrationem cere & Luminarium. Hac autem solutione multi se contendunt immunes esse a minoribus quibusdam decimis persolvendis, ejusdemque generis sunt qua alias Cock, & Wax, alias Mainport appellantur. Spelman.

Way. See Chimin.

Meade, (for fo anciently they wrote) Wood. See

Clastifee, Ward-penny, or Fce paid for waiting, i. e. for keeping Watch and Ward. Thomas Spelman tenuit manerium de Narborough in com. Norf. per servitium militare & per redditum 14 sol. pro wayt-fee & Castle-guard. — Blount of Te-

nurcs, p. 7.

Gieald or Wield, A Saxon Word fignifying
Sylva, is the woody Part of a Country, as the Weald of Kent. Camb. Brit. pag. 247. Anno 26 H. 8. c. 7. In the Collection of Statutes, 14 Car. 2.c. 6. it is misprinted Wildes of Suffex, Surrey or Kent, for Wealds.

Deald, Mald, Walt, In the Beginning of Names of Places fignifies a Situation near Woods or Groves; from the Sax. Weald, i. e. a Wood.

nobilibus, &c.

great Dam in a River, well known, accommodated for the taking of Fish, or to convey the Stream to a Mill. Unam waram & duas Collandas cum Dominio & Prato, Mon. Angl. 2 par. f. 128. Sec Kiddell. Gurgites is sometimes used in our Records for Wears; as, Usque ad Gurgites, Anglice vocat. Snowtwcars. Item Petrus tenet unum Gurtigem infra Wayam, a Wear on the River Wey. Liber niger From the Sax. Wem, Menda.

CHenf. f. 66. Sec Kiddel.

CHenf. f. 66. Sec Kiddel.

Theobedzip, The custumary Service which inferior Tenants paid to their Lord in cutting down their Corn, or doing other Harvest Duties. From Sax. Wed, a Covenant or Agreement, (whence to wedd, wedding, a wedded Husband, a wedded Bondhave, &c.) and Biddan to pray or defire, and Rip-pan to reap or mow. As if a Covenant of the Tenant to reap for the Lord at the Time of his bidding or commanding .- Anno Dom. 1325. Robertus Filius Nicholai Germayn tenet unum meffuagium & dinidiam virgatam in bondagio ad voluntatem Domini, & debet unam aruram in Yeme, & unam farculaturam, & debet Wedbedrip pro voluntate Domini. Raroch, Antiquit. pag. 401. Alicia que fuit uxon
Ricardi le Grey faciet unan farculaturam

unam Wedbedripani & levationem fæni. Ib. p. 402.

Weif. See Waife.

Deigh, or Wer, (Waga) Is a Weight of Cheefe or Wool, containing Two Hundred Fifty-fix Pounds of Avoir-du pois. A Weigh of Barley or Malt is Six Quarters, or Forty-eight Bulhels. A Weigh of Checke in Effex is Three Hundred Pounds. Et decimam Cafei fui de Herting, preter unam Peilam que pertinet ad Ecclesiam de A. Mon. Mon. Angl. 3 Par. f. So. b. Where Peifa feems to be used for a Weigh. See Waga. Coke's 12 Rep. fol. 17. mentions Eighty Weighs of Bay Salt.

Theights, Pondera, There are Two Sorts of them, in was with weights.

them in use with us; the one called Troy-weight, having Twelve Ounces in the Pound, by which Pearl, precious Stones, Electraries, and medicinal Things, Gold, Silver and Brede be weighed. The other is termed Averdupois, and contains Sixteen Ounces in the Pound, by which all other Things be weighed that pass by Weight. Geo. Agricola in his learned Tractate De Ponderibus & menfuris, p. 339. terms the Pound of Twelve Ounces Libram medicam, and the other of Sixteen Ounces Libram civilem, faying thus of them both, Medica e civilis libra numero non gravitate unciarum differunt. The Second scems so to be termed, by reason of the more full Weight. But by these Words Aver du pois, are sometimes signified such Merchandise as are bought and fold by this Kind of Weights. The first Statute of York, made 9 E.
3. in Process. 27 E. 5. Stat. 2. c. 10. and 24 H. 8.
c. 13. See Skene de verbor. fignif. verb. Serplathe.
All our Weights and Measures have their first Composition from the Penny-Sterling, which libras reatus sit, cum 18 ex patre, ex matre 4, si ad ought to weigh Thirty-two Wheat-Corns of a 14 libras natus, cum sexdecim; and this was middle Sort; Twenty of which Pence make an called werelada. Leg. H. cap. 12. Homicidium Ounce, and Twelve such Ounces a Pound ; but wera solvatur, vel Werelada negetur.

Thealreaf, i. e. Robbing a dead Man in his Fifteen Ounces make the Merchants Pound, Fle-Grave: From the Sax. Weal, Strages, and ta, lib. 2. cap. 12. which though an Ounce lefs Reaf, Spoliatio, quafi Strati vel Extincti Spoliatio. should probably be all one in Signification with Tis mentioned in Leg. Ethelred. at Waintage, Aver-du-pois, and the other Pound called by Fleta cap. 21. Wealreaf, i. e. Mortuum referre, est opus Trone-weight plainly appears to be the same with nithing, (i. e. of one made Free, or Manumitted,) that we now call Troy-weight. See Tronage. From the cast of the same with the second of the same with the same of the same was the same of the si quis hoc negare velit, faciat cum 48 Thaynis plane henceforth there shall be one Weight, one Measure, and one Yard, according to the Standard of the Exchequer, Meate or Mere Wera & Wara, A Stank, or through all the Realm, &c. Anno 17 Car. 1. c. 19. See Pondus Regis.

Wieights of Juncel, Anno 14 E. 3. Stat. 1. cap.

12. Sec Auncel-weight.

Culemming. Leg. H. 1. ca. 33. Injusto quoque ju-dicio contradici poterit Wemminge Superiori & Sapientiori: An unjust Judgment in an inferior Court may be set aside by an Appeal to a Superior.

on Wendam, ire, to go. Pracinctus terre amplior pluvima juga in seconiums. Rentale Regalis Manerii de Wye, pag. 31.———Tres sunt wendi, viz. Doun-wend, Chiltones-wend, & Bronsford-wend, wendis sunt 30. juga, quorum 26. juga & slient tibus wendis sunt 30. juga, quorum 26. juga & slient in wye & infra. Quilibet wendus faciet 10. avoragia semper de tribus septimanis in tres, &c.

THERE and IDere (Sax.) are Words found in ancient Charters: The first fignifies a Castle; the laft, aftimationem capitis, or Pretium, quo occifus a-

stimabitur. See Æstimatio capitis.

Mere, The River. See Vedra.

More, alias Merræ, According to Lambard in his Explication of Saxon Words fignifies aftimatio capitis aut pretium hominis. That is, so much as one paid in ancient Time for killing a Man, when fuch Crimes were punished with pecuniary Mulcis, not Death. In Leg. Ed. Conf. cap. 11. we read Were suum, id est, pretium sua redemptionis, his Ran-- Si quis ante Comitem in placito pugnaverit, emendat secundum pretium sui instus, & forisfauram quod Angli dicunt were & wite. Leg. Canut. MS. p. 150. In which Words the Saxon W. is often mistaken for P. and written Pere and Pite. Scc Pere and Pite, scc also Gavelet. The Words Were, Wita, and Manbota, are often joined together in our ancient Charters, and old Law-Books; but they are of different Signification: For Wera fignifics the Price or Value of a Man flain, which was to be paid to the Kindred; Wita was a Mul& usually of 30 s. which was to be paid to the Party injured; and Manbota was the Recompence to be made to the Lord for the killing his Vaffal or

Merregelt-thef Significat latronem qui redimi potest, Fleta, lib. 1. cap. 47. vel Gersuma pro latrone evaso ex carcere. Ex MS. Abbathix Radingia.

Merelada; From the Sax. Were, Pretium capitis hominis occisi, and Ladian Purgare ; which was thus, viz. Where a Man was flain, the Price at which he was valued was to be paid to his Rciations. For in the Time of the Saxons the killing a Man was not punished hy Death, but by a pecuniary Mul&t, which was called Wera: But if the Party denied the Fact, then he was to purge himself by the Oaths of several Persons, according to his Degree and Quality, viz. Si ad quatuor

Weretoff. Es sint quieti de communi miseri.or-dia Comitatus, de Wardpenny & Averpenny, de Hun-dredpenny, & Thirdingpenny, de Weretoff & de Forfeng. Charta H. I. From the Sax. Were to ron, i. e. To take a Ranfom or Price for killing a Man. See Were.

Mergilo, Mergelo, (Wergildus.) Pretium feu valor kominis occisi, komicidii pretium; which was paid partly to the King for the Loss of his Subpaid partly to the King for the Lois of his subject, partly to the Lord whose Vassal he was, and partly to the next of Kin. Quedam (crimina) emendari non possion; que sunt Husbrech, Bernet, Dopenches, Eberemord, Datordish, Daisprassio pacis Ecclesia, vel per manus Regis per bomicidium. LL. H. 1. ca. 13. In which Chapter the Crimes are enumerated which might be redeemed per Weram. De unoquoque fure per totam Scoti-am est Wergelt 30 Vacce & una juvenca, sive suerit liber homo, sive servus. Reg. Maj. lib. 4. cap. 19. The Wergeld of an Archbishop and of an Earl, was 15000 Thrimfa's. Selden's Titles of Honour, fol.

edierhades, & Mithades, (Sax.) Virilis & fæminei Sexus. LL. Edm. c. 1.

Meoromy, i. e. A Curtilage. Werth, Wreith, Wirth, In the Beginning or End of Names of Places, fignify either a Farm, Street, or Village: From the Sax. Weorthdig, i. e. Platea, &c.

Alerbagium. Cum omnibus aliis consuetudinibus, legibus & libertatibus suis & Wervagio suo bi lande & bi ftrande. Charta Hen. 3. Levesbamensi Canob. Ouare. i. c. Wharfage.

Deft: Saxoniage Was the Law of the WestSaxons. See Merchenlage.

Meftminffer, Westmonasterium, Was the ancient Seat of our Kings, and is now the well-known Place, where the High Court of Parliament, and Courts of Judicature fit. It had great Privileges granted by Pope Nicolas; among others, ut amgranted by tope tracins, attempt offices, in amplius in perpetuum Regie conflictutionis locus sit atque Repositorium Regulium Insignium. Ep. ejus ad div. Edovard. Tom. 3. B. f. 1228. See City, and 4 Inst.

Custecroft, Habebit mensuram unam, fo. wetecroft cum orto ubi possit manere, &c. Mon. Angl. 2 par. f.

Depthe. Et omnia animalia advenientia fugitiva. Gallice Weythe, in toto Hundredo de Halton. Mon.

Angl. 2 Par f. 187. b. See Waif.

Wharfa, Is a broad plain Place near a Creek or Hith of the Water, to lay Wares on, to the Name of a Town which had a compleat that are brought to or from the Water. Name without it; as Lunden-Wic, that is, London-New Book of Entries, fol. 3. Anno 12 Car. 2. cap.

Pharfage, Wharfagium, Is Money paid for landing Wares at a Wharf, or for shipping or taking Goods into a Boat or Barge from thence. It sanding water at a room the street of the st

Gr. Tharfinger Is he that owns or keeps a Wharf, or hath the Overlight or Management of it. Anno 7 E. 6, 7. 12 Car. c. 4. and 22 Car. 2. c.

Mheelage, Rotagium; Tributum eft quod Rotarum nomine penditur ; hoc est, pro plaustris & carris transe-

untibus. Spelm.

To hericotes, The ancient English open Chariots that were used by Persons of Quality before the Inventions of Coaches. See Stow's Survey of London, p. 70.

Allumate, A Sword fo called; from the Sax.

Winnam, i. e. To get, and Are, Honour; because Honour is acquired by the Sword.

Mita. Edmundus Prior de Ely & ejusa. lo i Conv concedunt Johanni Palfrayman de Sutton unam placeam terre - & unam whitam jacentem in afto nostro de Sutton - inter whitam Thoma Atte hir he ex parte occidentali & Whitam Johannis Pyper Nativi nostri ex parte orientali. - Ex Care Elien. MS. penes Joh. Episc. Norwic. - Ex Cartular. Eccl.

All htteharts Bilver, Candidi cervi argentum, Is a Mulch paid into the Exchequer out of certain Lands in or near the Forest of Whitehart, which hath continued from Henry the Third's Time, who imposed it upon Thomas de la Linde, for killing a most beautiful White Hart, which that King before had purposely spared in Hunting. Cambd. Brit.

p. 150.

Tutite= Meats, Milk, Butter, Cheefe, Eggs, and any Composition of them, which in Times of Supersition were forbid in Lent, as well as Flesh, till King Henry 8. published a Proclamation to allow the Eating of White-meats in Lent. Anno Reg.

conhicerent Is a Duty or Rent of Eight Pence, payable by every Tinner in the County of Devon to the Duke of Cornwal. Sec Quitrent.

of hire spure: A Sort of Esquires so called. See

Esquives.

confirfuntion, So called because those who were newly baptized came to the Church between Eafter and Pentecoft in white Garments.

Mhittalvaru, Whittawers. Scil. Quia coria bovina & equina furata scienter albificant, ut sic non agnoscantur. Statuta Walliæ. 12 Edw. 1. I find it elsewhere written Whytaroyers, and interpreted, Allutarii vel interpolatores albi corii. Hist. Oxon. fol. 158.

White-Straits, A Kind of coarse Cloth made in Describire, about a Yard and Half a Quarter Broad, raw, mentioned 5 H. 8. c. 2.

10 Intley, A Town in Northumberland. See A-

Michterthila. See Thila.

Milhitson farthings. See Pentecostals, mentioned in Letters Patent of Henry the Eighth to the Dean

of Worcester.

Mit, A Place on the Sea-shoar, or on the Bank of a River. 1 Inft. f. 4. b. But it more properly fignifies, in the Saxon, a Street, a Village, or Dwelling place; also a Castle. See Wyke. It is often in the Saxon Language made a Termination Town, which fignifies no more than London; as in the Saxon Annals, 'tis mentioned that King Æibelbert made Mellitus Bishop of Lunden-Wic: So Ipf-wich is written in some old Charters Villa de Gippo, the compleat Name, and Gipps-Wic is Gipps-Town.

Mica, A Country-House or Farm, of which many a one is now called the Wike and the Wick. many a one is now called the vrike and consense.

Nos W. Abbas de Viafton, & Conventus—
concessinus Andrew de wik, pro homagio & servitio suo
wicam de manerio nostro de Essei cum omnibus pertinentiis suis in eadem villa.—— Chartular. Abbat.

Cliation. MS. f. 29.

All themete, See Quietantia.

The Word occurs in the Laws of King Canute, c. 27.

Midob

Thiow of the Ling, Vidua Regis. Was she, do him eny harm in body or in good, that ye make that after her Husband's Death, being the King's largely his gree whyles the goodys wole streeche. Tenant in Capite, was forced to recover her Dow-er by the Writ De Dote assignanda, and could not marry again without the King's Consent. Staunds. Prarog. c. 4. See the Statute of the Prarog. Anno 17 E. 2. Mag. Chart. cap. 7. and 32 H. 8. cap. 46. See F. N. B. f. 263.

Milobuhjood, (Viduitas,) The State and Condi-dition of a Widow. Sciant quod ego Margeria que fui uxor R. Smith de Birchore (Com. Heref.) in Viduitate & in legitima potestate mea, remisi, relaxavi, &c. Dat. apud Birchore die Dominica in Fest. Nativi-

tatis Johannis Baptishe, Anno 9 H. 4.

Oute, Uxor: After Marriage, all the Will of the Wife, in Judgment of the Law, is subject to the Will of the Husband, and it is commonly faid, A Feme Covert bath no Will, sed fulget radiis mariti. Co. 4. Rep. Forfe and Hembling's Case. See Perkin's, sol. 2, 3, 4. Plowd. Comment. 344. Bret and Rigdon's Case. Dostor and Student, so. 13. and 4 H. 6. 31. Wike. See Wyke.

Migrebe, Sec Wethade. Migrebe, A Saxon Word, derived from Wig, or Wie, which fignifies Sylvam, and Greve prapofi-tus, and denotes the Overseer of a Wood, ac-cording to Spelman: But Wia in Saxon more truly fignifies Via, and so it may more properly intend

an Overseer of the Highways.

Thill, or last calill, Testamentum, ultima coluntas, Is of two Sorts, A Will in Writing, called also a Testament; and a Will by Word of Mouth only, a Tepanent's and a Will by word of Mound only, called a Nuncupative Will, which being proved per Testes, may be of as good Force as that in Writing, except only for Lands, which are not devisable, but by a Testament in Writing made in the Life of the Testator. See Touchstone of Wills, pa. 2. See Teftament.

Ex Codice MS. nuncupato March, penes Registrar. Curiz Przrog. Domini Archiepis. Cantuar. Qu. 7.

N nomine Patris & Filii & Spiritus Sancti, Amen. The Sevententh Day of September, the yer of our Lord Jesu Christ a thousand four bundred and four, I Lowys Clyfforth (He wasmade Knight of the Garter, by King Richard the Second,) fals and Traytor to my Lord God, and to alle the bleffed company of Hewene, and unworthi to be clepyd a Criften man, make and ordeyn my Testament, and my last Wille in this manere.

At the begynnynge, I most unworthi and Goddys tratour, recommaund my wrechid and fynfule Socule hooly to the grace, and to the meny of the blefiful Trynytie; and my wrechid careyne to be beryed in the ferthest corner of the Chircheyeard, in which parishe my wrechid Soule

departeth fro my Body.

And I pray and charge my Survivors and my Execu-tors as they wollen answere to fore God, as all myne boole treft in this matere is in them, that on my flinking careyne be neyther leyd clothe of Gold ne of filke, but a blake clothe, and a Taper at myne hed, and another at my fete, ne slone ne other thinge, whereby eny man may witte where my slinking careyne liggeth. And to that Chirche do myne Executors all thingis which owen duly in such caas to be don, without "eny more cost saaf to pore

that eny dette that eny man kan are me by true title, that fuerit furti confius, nee coadjutor in eo, &c. Leg. Inz, hit be paid. And if eny man kan treewly fey that I have c. 63. From hence there were several compound

largely his gree whyles the goodys wole firecche.

And I wole alsoe, that none of myne Executors med-dle or mynystre eny thinge of my goodys withoutyn avyse

and confent of my Supervisors or sum of hem.

Now first I bequeste to Sire Phylype la Vache
Knyht my Masse-Boke and my Portoss; and my Boke
of Tribulacion to my Doughter his Wif.

Et quicquid residuum fuerit omnium & singulorum bonorum & catallorum superius seu inferius non legatorum, do integre & lego Philip-po la Vache, Johanni Cheynee & Thomæ Clanvow militibus libere fibi possidendum,

Probatum, &c. 5 Dec. Anno 1404.

Winches, A Kind of Engine to draw Barges up the Water against the Stream. Anno 21 Fac. ca.

iDitt, In the Beginning or End of the Names of Places, fignifies that fome great Battel was fought, or Victory gained there. From the Sax. Win, i. c. Pralium.

Ulinbozne. See Vindogladia.

Mincheffer. Sce Venta Belgarum.

Chincipeter, See venta Deigaram.

Thindafs, Chandafs, and Chandafs, corruptly Windlafs, (Windaffum,) is a Term in Hunting, (as, to drive the Windafs,) fignifying the Chasing a Deer to a Stand, where one is ready with a Bow or Gun to shoot. Et omnes illi qui tenuerunt in Bondagii tenura folebant vocari Cuftumarii ; & quotiescun-que dominus ad venandum venerit, illi Custumarii folebant fugare Windassum ad stabulum in fugatione ferarum bestiarum, secundum quantitatem tenura sua, Sec. MS. de Consuetud. Manerii de Sutton Colfield, Anno 3 Ed. 2.

dinkinga. Et dedi eis totas Winkingas in Bofchis & Planis. Mon. Angl. 1 Par. fol. 592. b.

Quære.

Winterden. Ut Ecclesia Croyland sit tuta ab omnibus taxationibus, que nos dicimus Winterden, &c. Charta Ethelwolfi Regis, Anno 855.

Cllindfoze, A Herald. Sec Herald.

Minter-hepning Is that Season comprehended between the Eleventh Day of November, and the Three and Twentieth of April, which Time by the Act made 20 Car. 2. cap. 3. is excepted from the Liberty of commoning in the Forest of Dean.

ediffenelthef, Vale Royal, pag. 113. Perhaps mi-

staken for Weregelthef, which see.

Missa Quatuor virgatis constat. thie de Bello. It was a Measure of Land among our Saxons. And was as much as made half a Hide of Land, the Hide being accounted 120 Acres, viz. Monaficon. 1 Tom. p. 133. Otto virga-ta unam hidam faciunt, Wista vero quatuor virgatis constat, which in this Place must be Sixty Acres; but the Number was uncertain according to the Place; for in an old Chronicle of the Monastery of Battle, we read, In perlea est una Wista in domi-nio, ista enim 48 Aris constat. Du Fresne.

Ditam : Secundum witam jurare is to purge himself by the Oaths of so many Witnesses as the Quality of the Offence, and the Forfeiture in-

Words,

Words, as Blodwita, Eintwita, Legerovita, Ferdwita, Yic 🏵 omnes Forestarii mei jurabant invicem, 🛚 qui fasti Chilwita, Wardwita, Heingwita, Flitwita, Leirwita

&c. which fee in their Places.

Chita plena Was a Forfeiture of Fifty Shillings. Leg. H. 1. cap. 40. Si pundbreche fiat in Curia Regis plena wita sit, alibi quinque marca, i. e. 12 s. & 6 d.

Withree, (Sax.) Immunis a Muletis. Pain, Penalty, Fine, or Mulét: Hence Wite or Witfree, one of the Terms of Privilege granted to our Portsmen, denoting a Freedom or Immunity from Fines or Amerciaments, and not (as they vulgarly accept) from being liable to be begged for Fools, for lack of Wit or Understanding, Saxon Diet. See Wyte & Gloff in 10 Script.

Ditenamot and Unitenasgemet (Saxon) Con-ventus fapientum. It was a great Convention among the Saxons, answerable to our Parlia-

Mites, Witen, The Title among our Saxon Ancestors for their Chief Lords or Thanes, their wife and their Noble Men. And the Wittena Gemotes were the Councils or Assemblies of the great

Men to advise and affist the King.

Witterden, alias Wittereden, and Minterden, Was a Kind of Taxation among the Weel-Saxons, in-posed by the publick Council of the Kingdom: For Wite and Witan signify Majores Regni and Redam, Concilium. See Charta Ethebunlphi Regis Catholica apud Malmf, de Gest. R. lib. t. pag. 41. Mansso (sc. quavis Ecclesia assignata) sit tata & libera ab omnibus secularibus servitiis, necnon regalibus tributis majoribus & minoribus five taxationibus, que nos dicimus Witereden.

Mithercila, For Withertyhla, i. e. A Recriminating, or adversa accusatio: In Leg. H. 1. cap. 23. Nemo de casione nemoris inoperti jure cogitur respondere per Withercilam, nist Domino suo, vel captus in eo,

Withernam, Vetitum Namium, May be compounded of the Saxon Wyther, altera, & Nam, captio, and is a forbidden taking, as the taking or driving a Diffress to a Hold, or out of the County, so that the Sheriff cannot upon the Replevin make Deliverance thereof to the Party diffrained. In which Case the Writ of Withernam, or de Vetito Namio, is directed to the Sheriff, for the Taking as many of his Beafts that did thus unlawfully diffrain, or as much Goods of his into his keeping, till he hath made Deliverance of the first Distress: Also if the Beasts be in a Fortlet or Castle, the Sheriff may take with him the Posse Comitatus, and beat down the Castle, as appears by the Statute of Westm. 1. cap 20. and Britton, cap. 27. Withernam according to Bracton, lib. 3. traff. 2. cap. 37. and in Westin. 2. cap. 2. seems to signify an unlawful Distress made by him that has no Right to distrain. Anno 13 E. 1. nim that has no right to dittrain. Anno 13 E. 1. cap. 2. See the New Book of Entries, box overb. and fee Fitz. Nat. Brev. fel. 73. Reg. Orig. fol. 82, 83. Reg. Judic. fol. 29. and Smith de Republ. Anglor. cap 10. This Withernam, (faith he) is in Dutch, and likewife in Saxon Withernempt, that is, alternum accipere, and fignifies all one with Reprifalia, Particle See State Institute Conf. Reprifals. See Skene de verbor. signif. verb. veria.

Wytherleke, Ditherfake, An Apostate, a perfidious Renegado. Leg. Canuti Reg. cap. 27.

doninos pradictarum villarum & petent ab eis Witnesman, & iffi Lomini facient Forestarios Witnesman,

fuerint Forestarii, quod neminem nocebant occasione illiu testimonii, &c. Carta Joh. de Vipont in castello de

Appelby, Dat. 6. Joh. Reg.

60000, Glassum, Is an Herb like Plantain, growing in many Places in England, formerly brought from Tholouse in France, and from Spain, much used, and very necessary for the dying of a blue Colour. Anno 7 H. 8. cap. 2. We call it Wood, from the Italian Guedo.

Moderede -- De fossis, forgiis & Woderede re-

Lib. niger Heref. fol. 82.

Glold, (Sax. Lat. Walda) A Plain, a Down, an open Champion Ground, hilly and void of Wood; as Stow in the Wolds, and Cosswold in Glouestershire. This is sometimes misunderstandingly confounded with Weald.

Monderchones, used in Havens and Creeks for the Destruction of Fish, may be forbidden. Petition of the Commons in Rot. Parl. 51 Edw. 3.

ibo Commons in Rose. Fart. 31 East. 32.
190019. A Saxon Word, written otherwise Wange, and signifying a Field; Tres acras terre jacentes in lex wongs, i. in campis opinor seminalibus, magis quam passuis, saith Spelman. So in an antient Charter of Garradon Abbey in Leirestersbire, Dat. 14 E. 3. There is Mention of the Wicketwong, which

is a large Piece of inclosed Ground lying before the Abby-Gate. See Wang. 1900:1311, Some Quantity of Oates or other Grain, paid by customary Tenants to the Lord, for Liberty to pick up dead or broken Wood .-- In villa de Thorp ha funt consuetudines— -qualibet inte-- Dat ad Natale unum panem, gra virgata terra operatur 3 diebus. — Swafham, sive Cartular. operatur 3 diebus. Swafham Burgi S. Petri, MS. fol. 142. - Ivefye est una hida terræ & dimidia—— qualihet virgataad Natale ii gallinas & panem & vi escheppas avena ad Woodecorn pro mortuo bosco. Ibid. fol. 143.

Choobrote. See Novionagus.
Choobrote, Woodgeldum, Seems to be the gathering or cutting of Wood within the Forest, or Money paid for the same to the Foresters; and the Immunity from this by the King's Grant is by Crompton called Woodgeld, fol. 157. Co. on Litt. fol. 233. fays, it fignifies to be free from Payment of Moncy, for taking Wood in any Forest.

- De quolibet bosci summagio super Moodhev .-Ise pontem (i. e. Exbridge) deportato unus truncus sol-

Moodmen Are those in the Forest that have Charge especially to look to the King's Wood. Cromp. Fur. fol. 146.

Moodloor, Rogerus Prior & Capitulum Ecclesia Christi Cantuar. quietos clamant Magistrum 😌 Fratres Hospital. S. Maria de Ospreng & eorum Succossores de consuetudinibus subscriptis, videlicet, de arura, Hatewite, Rissilver, Wodelode, Heylode, Aversilver, &c. qua consuetudines fieri solent in curia de Ade-sham. Dat. Mens. Febr. 1242.—Registr. Eccles. Christi Cant. MS.

Moodmote Is the old Name of that Court of the Forest, which is now, fince the Statute of Charta de Foresta, called the Court of Attachments, and by that Statute is held every Forty Days, but was wont to be held at the Will of the Chief Officers of the Forest, without any certain Time.

See Manwood's Forest Law, cap. 22. fol. 207.

Moodylea=Tourt Is a Court held Twice in the Year in the Forest of Clun in Com. Salop, for determining all Matters of Wood and Agistment there, and perhaps was antiently the same with Woodmote-Court.

12000 maro, Woodwardus, Is an Officer of the Forest, whose Function you may understand by his Oath fet down in Cromp. Fur. fol. 201.

YOU shall truly execute the Office of a Woodward of B. Woods within the Forest of W. so long as you shall be Woodward there; you shall not conceal any Offence either in Vert or Venison, that shall be committed or done within your Charge, but you hall truly present the same, without any Favour, Affestion or Reward. And if you see or know any Malesastors, or find any Deer killed or hurt, you shall forthwith do the Verdorer to understand thereof, and you shall present the same at the next Court of the Forest, be it Swainmote, or Court of Attachments. So help you God.

Woodwards may not walk with Bow and Shafts, but with Forest Bills. Manwood, part 1. pag. 189. Arum & calamos gestare in Foresta non licet, sed (ut rescripti utar verbo) Hachettum tantummodo. Sic Term. Hill. Anno 13 E. 3. Ebor. Rot. 106.

CHOOLOGHUNDERS, Anno 2 & 3 P. & M. cap. 13.

Are such as buy Wool abroad in the Country of the Sheep-Masters, and carry it on Horseback to the Clothiers, or to Market-Towns to sell

Moolferhefoo, Caput Lupinum, Is the Condition of fuch as were out-lawed in the Saxons Time, for not submitting themselves to Justice: For if they could be taken alive, they should have been brought to the King, and if, upon fear of Apprehension, they defended themselves, they might be killed, and their Heads brought to the King; for they carried a Wolf's Head, that is to fay, their Head was no more to be accounted of than a Wolf's Head, being a Beast so hurtful to Man. So the Laws of King Edward, by Lambard, fol. 127. num. 7. and Brack. lib. 3. tratt. 2. cap. 11. This is mif-written Wulvesheved, by Roger Hoveden, part. pefter. suor. Annal. fol. 343.

1Doolseshered. See Wulvesheved.

Cloolifapit, Anno 51 H. 3. flat. 5. That City or Town where Wool was fold. See Staple.

Woolmmore, Are such as wind up every

Fleece of Wool, that is to be packed and fold by Weight, into a Kind of Bundle, after it is cleanfed in such Manner as it ought to be by Statute, and to avoid such Deceit as the Owners were wont to use by thrusting in Locks of refuse Wool, and other Dross, to gain Weight. They are sworn to perform that Office truly between the Owner and the Merchant. See the Stat. these Words, Item Rex habebit wreccum maris, per 8 Hen. 6. cap. 22. 23 Hen. 8. cap. 17. and 18 Eliz. totum Regn. Balenas, & Sturgiones captas in mari

Mozcester, The Chief City of the County of that Name: It is called Brunonium in Antonine's timerary. Branogenium by Ptolomy, Caer-Wrangon by the Britons, and Wire-ceaster, by the Saxons. Mr. Cambden tells us, from Wire, nemorsos faltu adjunto; but this must be a Mittake, for that Wood is almost Twelve Miles distant from this City; the true Original is Wiewareceafter, i. e. Civitas Wicciorum, who were a People so called, living in those Parts; and it was first called, Wigornia, by one Joseph of Excepter, in some Verses MS. 4to pencs Dom. Fountains ex Æde Christi which he wrote on Baldwin Archbishop of Canter- Oxon. bury.

Dozmseed, Semen Sanctonieum, Is a medicinal Seed, produced by that Plant which we call Holywormwood, whereof you may read in Gerard's Her-bal, libr 2. cap. 435. This is a Drug to be garbled, Anno I Fac. cap. 19.

Mozmtak. -- Item est ibidem (scil. apud Orleton) de Wormetak vi Sol. viii den. solvend. annua-tim ad Festum S. Martini. Inquis. apud Heres. 22

Rich. 2.

Moth, i. e. A Curtilage or Country-Farm. Mat. Westm. 870. In Villa Regia qua lingua Anglorum Beordfrichswort, Latine vero Beodrici curtis sive

habitatio noniinatur.

Mothinus, A Worthine of Land, a certain Quantity or Dimension of Ground so called in the Manor of Kinsland Com. Hereford. It is from hence possibly, that in some Manors certain Te-nants are called Worthies. 18 Edw. 3. inter consuetid. Manerii de Haddenbam Com. Buck. from the Sax. Weorth, a Country House or Farm; whence the Termination of Worth in so many of our Country Villages .-- In villa Regia que lingua Anglorum vocatur Beodnihefworth, Latine vero Beordici curtis five habitatio nominatur. Mat. Weitm. fub anno 870.

coranglands Seem to be misgrown Trees, that will never prove Timber. Kitchin, fol. 169. b. quast Wronglands, that wrong the Ground they

grow in.

Mreck, Wreccum maris, Is, where a Ship is perished on the Sea, and no Man escapes alive out of it: The Civilians call it Naufragium. This Wreek being made, the Goods that were in the Ship being brought to Land by the Waves, belong to the King by his Prerogative, or such other Persons to whom the King hath granted Wreck. But if a Man or a Dog, or a Cat escape alive, so that the Party to whom the Goods belong, come within a Year and a Day, and prove the Goods to be his, he shall have them again by the Provision of the Statute of Westm. 1. cap. 4. and 17 E. 2. cap. 11. Co. vol. 6. fol. 106. Braston, lib. 2. cap. 5. num. 7. This in the Grand Custumary of Normandy, cap. 17. is called Varech, and latined verifcum, and in some antient Charters it is written Seupwerpe, quasi Sea up-werpe, that is, ejectus maris, from Up-werpen, ejicere. By which, and other Antiquities, it appears, that Wreck did not only comprehend Goods that came from a perishing Ship, but whatever else the Sea did cast up upon the Land, were it precious Stones, Fishes, or the like, as by the Statute made 17 E. 2. cap.
11. called Statutum Prarogativa Regis, appears in wel alibi infra regnum, exceptis quibussam locit privile-giatis per Regem. In the Statute of 27 H. 8. cap. 26. it is called Wreck de mer. See 2 Inst. fol.

Gureckity, Wreckfree, or exempt from the Forfeiture of shipwrecked Goods and Vessels to the King. King Edw. 1. by Charter granted this Immunity to the Barons of the Cinque Ports —— Quod sint Wrockstry & Wyttestry & Lestage-fry & Lonetoffry & quod babeant den & Strond apud Gernemuth.—— Placit. temp. Ed. 1. & Ed. 2.

Berges reddit in gabulo assifo Funt ibi tres Wresedly, quorum quilibet debet flagellare unam summam frumenti ad semen in hieme. Cartular. Abbat. Glaston. MS. fol. 39. b. -- Sunt ibi duo Wresedli qui debent ident servitium facere qued Cotarii. ib.

Mrst, Breve, Is the King's Precept, whereby any Thing is commanded to be done touching a Suit or Action; as the Defendant or Tenant to be summoned, a Distress to be taken, a Disseisin to be redreffed, &c. And these Writs are diversly divided in divers Respects; some in respect of their Order, or Manner of granting, are termed Original, and some Judicial. Original Writs are those that are sent out for the Summoning of the Defendant in a personal, or the Tenant in a real Action, before the Suit begins, or rather to begin the Suit: Those are Judicial, which are fent out by Order of the Court where the Cause depends, upon Occasion after the Suit begun. Old Nat. Brev. fol. 51, & 147. And the Judicial are known from the Original thus, because the Teste of that bears the Name of the Chief Juftice of that Court whence it issues, whereas the Original in the Teste has the Name of the Prince: and according to the Nature of the Action, they are either Personal or Real: Real are either touching the Possession called Writs of Entry, or the Property called Writs of Right. Of the Antiquity of the Writ of Right, thus in a Charter of King Athelstan's, of Privileges granted to St. John of Beverly, Anno 925.

D, if man be cald of limes of lif. De men challenges lond in Arif, wit my bodlaik weir of Kight, D will Saint John habe the might.

Some Writs are at the Suit of the Party, some of Office, some Ordinary, some of Privilege. Writ of Privilege is that which a privileged Person brings to the Court for his Exemption, by Rea-fon of some Privilege. See Preedendo, and New Book of Entries, verbo Privilege. See Brief. The Word is derived from the Saxon Writan, fribere; and Skinner tells us it is worth Observation, that we alone of all the German Race, do still retain this Word, for they call it febreiben, from the Latin Cribo.

corit of Maffance Issues out of the Exchequer, to authorise any Person to take a Constable, or other publick Officer to seize Goods or Merchandize prohibited and uncuttomed, &c. Stat. 14. Car. 2. c. 1. There is also a Writ of this Name ithuing out of the Chancery to give a Poffession.

Zurit of Bebellion. See Commission of Rebel-

Muriter of the Callies, Scriptor Talliarum, Is an Officer in the Exchequer, being Clerk to the Auditor of the Receit, who writes upon the Tallies the whole Letters of Tellers Bills.

Buts Micountiel Are fuch Writs as are triable in the County or Sheriff's Court. Old Nat. Brev.

fol. 109. See Vicountiels.

Daona, Injuria, Is in French aptly called Tort, because Wrong is wrested or crooked, being contrary to that which is right and strait. Co. on Lit. lib. 2. cap. 1.

Dorceffer in Shropshire. Sec Virecinum. Mudeheth, i. e. Felling a Wood. In Leg. H. 1. cap. 37. It is derived from the Sax. Wude, i. e. Sylva.

Dubheper and Mubheth. See Pudheper. coulbelieved. See Woolferhefod.

Muree. Charta I Rich. 1. Civibus Ebor. Quære.

Clipke, (Wyka) A Farm or little Village.

Et totani Wykam cum bominibus, &c. Mon. Angl. 2 Par. fol. 154. Car cesty q'prist Lease pur anz dun Farme en le northpais appelle ceo Tacke, & en Lancashire il est apelle Fermeholt, & en Essex, Wyke. Plow den, fol. 169. b.

Colphettus, A Wicket, or little Doorcum venisset ad portam Ecclesia pradicta, per quam competeret ipsum transire ad Ecclesiam, invenit eam clausam, ita quod non patuit ingressus ad eandem nist Will. Thorn. fub per unum parvum wykettum .anno 1332.

Mylistus, Leg. Inc., cap. 70. Duodecim mam-bra cervisia Wylista, i.e. Strong Beer, 30 Blintres, i. e. Small Beer, as in Spelman Titulo Blintres.

Mipte or Dite, Wyta vel wita, In Latin Multa, Saxones duo multarum genera statuere, weram & wytam. Wera mortis reos & gravissime peccantes liberabat. Wyta mediis & levioribus delictis statuta fuit, non certa sed pro qualitate commissi, alias gravior, alias levior; salvo tamen semper contenemento delinquentis (ut lex loqui-tur in Mag, Chart, cap. 14.) hoc est, estimatione ejus, Anglice his Countenance.— Ex his placitis quadam emendantur centum folidis, quadam wera, quadam emenantur centum jouan, quadam wota, quadam wyta, quadam emendari non possunt. Leg. Hen. 1. cap. 13. Emendet juxta ordinis dignitatem, five per redemptionem, i. were; per forisfacturam, i. wyte; per legis transgressionem, i. Lashlice. MS. de Leg. Canuti in Biblioth. Cotton. sub ut. Vitellius,

coupthe, The same as Waif. Myttefrp. Sec Wreckfry.

Dybede,-- Cum autem in boscis nostris aliqua succiderimus, licebit eis sine aliquo ferramento vel aliquo ustilio succibili intrare, & ramalia que de wyvede remanserint, qua Anglice Spren dicuntur, colligere.— Conventio inter Priorem & Monachos Ecclesia Christi Cant. & homines suos de Chartham facta anno 1166. Regist. Eccl. Christi Cant.

Intus, For Sanctus. Xanta Dei Lex est qua mortuos vivere doret.

Lenia, Dicuntur Munuscula que a Provincialibus rectoribus Provinciarum offerebantur. Vox eft in Privilegiorum Chartis non insueta, ubi quietus esse a Xeniis immunes notat ab hujusmodi muneribus aliisque donis Regi vel Regine pressionalis, quande inst per predia Pri-vilegiatorum transferint, ut in Chart. domus Scm-plingham. Principibus enim olim fuit in more, a subditis vel invitis munera extorquere. Itaq; ab hoc jugo liberos fecit Ecclesiasticos Æthelbaldus Rex Merciorum Anno 747. ut ab exemplari Chartæ suæ tum apud Ingulphum Sax. tum Will. Malmsb. lib. de Gest. Reg. Angl. p. 29. l. 4. his verbis habetur. Concedo ut omnia Monasteria & Ecclesia Regni mei a pub-licis vezigalibus, operibus & oneribus absolvantur. Nec munuscula prabeant Regi vel principibus n's voluntaria. Spelm. So in Memorand. Scace. de anno 20 E. 3. Trin. Rot 3. Nulla autem persona, parva vel magna, ab hominibus & terra Radingensis Monasterii exigat non equitationem sive expeditionem, non funimagia, non vectigalia, non navigia, non opera, non tributa, non Xenia, &c.

Ernodochtum Interpretatur bofpitium, An Inn by publick Licence allowed, for the Entertainment of Strangers, and other Guests. It may also be interpreted an Hospital, In qua valetudinarii & senes, id est, infirmi, recipiuntur & aluntur. Sec Vocab. utriufy; juris, verb. eodem.

Y B & Pay,-- Quod hemines sui (Ripponienses) Y fint credendi per Juum Ya & per Juum Nay in omnibus Querclis & Curiis, licet tangen Freedmortel, &c. Charta Athelftani Regis. Mon. Ang. Tom. 1. pag. 173. a.

Baro, Virga, Is a well known Measure, Three Foot in Length, which (Sir Richard Baker in his Chronicle, fays) Henry the First ordained by the

Length of his own Arm. See Virga ferrea.

Matthaut, Virgata Terra, Is a Quantity of Land, various according to the Place; as at Wimbleton in Surry it is but Fifteen Acres, in other Counties Twenty; in some Twenty-four, in some Thirty, and in others Forty Acres: Virgatæ confistuunt unam Hydam, & quinque Hyda constituunt feedum militare. MS. Abbatiæ Malmsb. This Tardland, Braston, lib. 2. cap. 10, &P 27. calls Virgatam terre, but expresses no Certainty what it contains. It is called a Verge of Land, Anno 28 E. 1. Statute of Wards. See Selden's Titles of Homes of the contains. nour, fol 622.

Baie, A River in Norfolk. See Garienus flu-

Barmouth. See Garianonum.

Bburpanansecs, i.e. The stealing a Calf or Ram, or as much as a Man can carry on his Back. Skene could not tell the Original of the Word, but Spelman says it is compounded of the Letter y, for you, and Byryin, which fignifies a Burthen, and faca a Sack, i. e. a Burthen in a

Monomus, Oeconomus; an Advocate, Denfender, or Patron.—— In Ecclesia illa Rex ista vice agens Yconomi & Custodis specialis. Vit. Abbat. S.

Albani.

Bear. Beda de ratione temporum, tells us, That our Ancestors computed their Months according to the Course of the Moon; and that they began the Year at Christmas: This appears by the antient Grants and Charters mentioned in the Monaficon. 1 Tom. 62. viz. Acta apud Westmonasterium, &c. Kalendas Januarii die sanctorum Innocent. Anno Dominice incarnationis MLXVI. which Method of Computation was observed here to the Time of William the Conqueror, and for the greatest Part of his Reign, as may be seen in the Monastic. 1 Tom. pag. 43, 53. but afterwards the Year of our Lord was feldom mentioned in any Grants, but only the Year of the Reign of the King. See Curriculus.

Beat and Dap. Annus & Dies, Is a Time that in Case of Appeal, in Case of Descent after Entry or Claim; of no Claim upon a Fine or Writ of Right at the Common Law; so of a Villain

bruised or wounded: Of Protections, Essoins in respect of the King's Service; of a Wreck, and divers other Cases. Co. Vol. 6. fol. 107. And that touching the Death of a Man, seemeth an Ini tation of the Civil Law. Nam si mortifere fuerit vulneratus & postea post longum intervallum morinus stt, inde annum numerabimus; Secundum Julianum I. ait lex of ad legem Aquil.

Bear, Dar, and M. Ift, Annus, Dies & Vastum, Is a Part of the King's Prerogative, whereby he challengeth the Profits of their Lands and Tenements for a Year and a Day, that are attainted of Petty Treason or Felony, whoever is Lord of the Manor whereto the Lands or Tenements belong; and not only fo, but in the End may waste the Tenements, destroy the Houses, root up the Woods, Gardens, Pasture, and plough up the Meadows, except the Lord of the Recargree with him for Redemption of such Waste, afterwards restoring it to the Lord of the Fee; whereof you may read at large in Staundf. Prarog. cap. 16. fol. 44.

Deman, or Beoman, or Doman, A Derivative of the Saxon Geman, i. Communis. These Cambden in his Brit. pag. 105. placeth next in order to Gentlemen, calling them Ingenuos, whose Opinion the Statute affirms, Anno 6 Rich. 2. cap. 4. and 20 R. 2. cap. 2. Sir Thomas Smith in his Republ. Anglorum, lib. 1. c. 23. calls him a Teoman, whom our Law calls Legalem bominem, which (says he) is in the English a free-born Man, that may dispend of his own Free Land in yearly Revenue to the Sum of Forty Shillings Sterling. Verftegan in his Restitution of decayed Intelligence, cap. 10. writes, That Gemen among the antient Teutonicks, and Gemein among the modern, fignifies as much as Common, and the Letter G. being turned into T. is written Temen, which therefore fignifies a Com-moner. Teoman also fignifies an Officer in the King's House, in the middle Place between the Serjeant and the Groom, as Tsoman of the Chandry, Yeoman of the Scullery. 33 H. 8. cap. 12. Teoman of the Grown, 3 E 4. 5. The Word Youngmen is used for Yeomen, in the Statute 33 H. 8. cap. 10. and I have seen it written Jeman in old Deeds. See Jemen.

Deme Is an antient Corruption of Hieme, Winter, as I have feen in an old Deed. --Ad Festum S. Martini in Yeme, &c. And in another of 4 Edw. 3. thus,-- Reddend- quando dist. quatuor acra terra seminantur semine Ycmali, duodecim Bussel. boni & legalis frumenti ad Festum

Purificationis, &.

Beben or Beoben (as we use at the End of Indentures and other Instruments, Yeoven, the Day and Year first above written) is derived from the Saxon Ceorian, i. e. Dare, and is the same with Given. So Dictum de Kenelworth concludes with -Yeoven, and Proclaimed in the Castle of Kenelworth the Day before the Calends of Nov. Anno

Hew Is derived by Minsheu, from the Greek Word hare, which fignifies to hurt, probably, determines a Right in many Cases; and in some because before the Invention of Guns, our Anceworks an Usucaption, in others a Prescription; some Bows with this Wood, with which they as in Case of an Estray, if the Owner (Proclamations being made) challenge it not within that to plant the Trees in the Church-yards, where Time, it is forfeit: So is the Year and Day given they might be often feen and preferved by the People.

Birloing and Paping (Reddendo & folvendo) Is a Corruption from the Sax. Geldan, and Gildan, Solof Right at antient Demessine: Of a Man sore vere, prastare. And in Domessiay, Gildare is frequent-N n n 2

ly used for Solvere, reddere; the Saxon G, being often mistaken into Y.

Bingman, Leg. H. I. cap. 15. Danagildum quod aliquando yingcman dabatur, i. 12. de unaquaque bida per annum ; si ad terminum non reddatur, wita emendetur. Spelman thinks this may be mistaken for Inglishman, or as we say now Englishman, though he finds it written yingeman both in Sir Robert Cotton's Codex and his own.

Bpfivzemeta Signifies in Latin Altitonans, i. e.

Dic rogo, die lachrymis pietatis claufula, Jefu, Parce tuo famulo, Ypsivremeta pie.

Blicius. Anketel, in the Reign of King Ethelred, gave to the Abbot and Monks of Ramfey the Land of Hickeling, to receive from it this annual Sum or Rent in Provisions—ad festum S. Benedisti quod est in astate 10 mittas de braseo & 5 de gruto, & 5 mittas farina triticea, & 8 pernos, & 16 caseos, & 2 vaccas pingues-- in capite autem quadragesima 8 fratibus y sicios annuatim—Histor. Rames sect. 144. By yscios understand, what in Old English they call Tsinges, a Sort of pickled Salmon.

Bbernagium, (From the French Hypernee that is, the Winter-Season) was antiently used for the Winter Seedness, or Season for sowing of Corn; Diffus vero Willielmus & haredes sui arabunt

Wallascot Arm. sine Dat.

Bulf, Deep in the North Parts of England, the Country People call the Feaft of the Nativity of our — Auxilium faciend. Burgenflus Salos de weteribus Lord, usually termed Christmas, Yule, and the Zuchis, & de mortuo bosso, &c. Claus. 4 Hen. 3. Sports used at Christmas, here called Christmas m. 10. Rex concessit Thoma de Colvile omnes Zu-Gamboles, they stille Tule-Games. Tule is the proper choos aridos, vocat. Stubs, arborum succiforum in Scotch Word for Christmas. See the Act 1 Geor. Foresta de Galtres, ibidem capiend, per visum Cussodis, vocat. Stubs, arborum succiforum in Secotland, instituted, An Act for discharging the Tule-Varance. Yule. Vacance.

Z.

Z Bulum, (Latin Sabulum) Gross Sand or Gravel. Quinque Plaustratas Zabuli, for Five Wain-loads of Sand. Computus temp. Hen. 6.

Zabulus, i. e. Diabolus: It is mentioned in feveral of our Historians, viz, Gildas in Excidio Britannia, Edgar in Leg. Monachorum Hydenfium, c. 4.

Zacones, For Diacones.
Zala, i.e. Incendium: It is probable from hence we derive the English Word Zeal.

Zatoby, i. e. Sattin: It is mentioned in the

Monass. 3 Tom. pag. 177.

Zvalot, Zelotes, Is for the most Part taken in pejorem sensum, and so we Term one that is a Separatift or Schismatick from the Church of England, a Zealot, or a Fanatick; which are well known Terms of Separation.

Zeta, A Dining-Room, Hall, or Parlour .-Elphegus cum Zetam veluti prausurus intraret, tam vacuus fere a mensa surrexit, quam vacuus ad mensam accessit. Osborn. vita S. Elphegi apud Whartoni

Angl. Sacr. P. 2. p. 127. Zomata For Somata.

Zuche, Zucheus, Stips ficcus & aridus, A withered or dry Stock of Wood, Rex, &c. Quia accepimus per Inquisitionem quod non est ad dampnum unum selionem ad yvernagium, & unum selionem ad seu prasudicium nostrum aut aliorum, si concedimus di-semen Quadragessimale, & unum selionem ad varectum, letto valecto nostro Ric. de Stelley omnes Zuches aridos, &c. Charta Richardi de Harecourt penes Tho. qui Anglice vocantur stovenes, infra Haiam nostram de Rallascot Arm. sine Dat.

Beskewood, qua infra forestam no firam de Sbirewood,
Bule, Deep in the North Parts of England, the

Beskewood, qua infra forestam no firam de Sbirewood,
Pla. Forest. in Com. Nort. de Anno S H. 3.

AN

CONTAINING

The ancient Names of Places here in England, and also an Alphabetical Table of antient Surnames; very necessary for the Use of all young STUDENTS, and others, who intend to converse with Old Records, Deeds, or Charters. Amended and Enlarged.

Alenus, flu.

A. Blato Bulgio, Ulneffe or Bolneffe in Cumberland. Aballaba, Apulby in Westmor-Applebeia, land. The River Humber. Abum, Abbandunum, Abingdon, in Berkshire, for-Abbendoma, merly called SE W-Abendonia, SHAM. Avington or A Gloucestershire. Abone, Aventon in Abonis, Berwick on Tweed. Abrevicum, Humber in Yorkshire. Bishops Aukland in the Bishoprick of Durham. Abbas æstuarium, Achelanda, Adelingia, Athelney in Somerfetshire. Ad-Lapidem, Stoneham in Hampshire, near Redbridge. Waltown. Ad-murum, Pawnton in Lincolnshire. Ad-pontem, Adros, vel Bardfey Island betwixt Wales Andros, vel and Ireland. Andium, Adurni portus, Ederington in Suffolk. Æbudæ, The Isles of Hebrides to the West of Scotland. Æliani-Porta, An old Townnear Hadrian's Wall in the N. of Engl. Eaton in Berkshire. Ætona, A fena. See Segelocum. Agelocum, Ager Maridunensis, Carmarthenshire. The River Avon in Wilt-Alannius, fhire. Alaunicus portus, Milford-Haven. Alaunicus Pons, Maidenhead in Berksbire. Alaunodunum,

thumberland.

Whitchurch in Shropshire.

Alaunus, flu vel

Album Monasterium,

Alanus,

Alion. Alione, Alone, Alone, flu. Amboglanna, Ambrosii burgus, Amænissima montana de Balsham, Ancalites, Anderida, Andevera, Anglesega, Mona, Anguillaria infula Anguillarianum Monasterium, Antivestæum, Autona, vel Aufona, Apiacum, Aquæ calidæ, Aquæ solis, Akeman-cester, Aquædon, Aquædunensis saltus, Aquævadensis pons, Aquædunum, Aquilædunum, Arbeia, Ariconium, Arundelia, The River Alne in Nor-Arundellum Aruntina vallis, Arundinis vadum,

The River Alen in Dorfetshire, another in Denbighshire, also the River Alne in Warwickshire. Lancaster, also Whitby-Castle in Cumberland. The River Alon in Northumberland. Ambleside in Amesbury in Wilts. Gogmagog Hills near Cambridge. The Hundred of Denby in Oxfordshire Newenden in Kent. Andover in Hantsbire. Anglesey. The Isle of Ely. The City of Ely. The Lands End. Aufon or Nen in Northampton hire. Pap Caftle in Cumberland. Bath City in Somerfetshire. Eidure, vulgo Eatoun. Waterdon. Eiford. Aieton. Hoxten instead of Eagles. Town. Ireby in Cumberland. Kenchefter near Hereford. Arundel in Suffex.

Redbridge in Hantshire.

Arunus, fl.

Arunus, fl. Arvonica, Arus, fl. Asaphensis episcopat', Athanaton, Athefis flu.

Attrebatii, Aufona,

Avona, flu.

Avalonia, Augusta Trinobantum Avena, flu.

The River Arun in Suffex. | Belerium prom. Carnarvon Shire. The River Are in Yorkshire. The Bishoprick of St. Asaph. The Isle of Thanet in Kent. The River Tees in the Bi. Soprick of Durham. Berksbire Men. The River Nine in Northamptonshire. Glaftonbury in Somerfetsbire. Aven in Wilt bire.

The River Avon, that runs by Malmesbury, Brad-ford, Bathe, Bristol. The River Non, that runs through Northampton-shire by Oundle, Peterborough, and into the Sea near Lin. The Avon that flows by Amesbury, Salisbury,
and fo into Dorfetshire.
The Waveney that divides
Norfolk and Suffolk runs

by Bongay, corruptly fo called for Avoncy. The Avon rising not from Naseby in Northamptonshire, runs by Warwick, Stratford, Evesham, and into the Se-

Avona, Avona, Avondunum, Avonæ vallis,

Axelodunum,

Bungey in Norfolk. Hampton . Court according to Leland. Avondale or Oundle in Nor. thamptonshire. Hexam in the Bishoprick of Durbam.

vern at Tewkesbury.

BAchelaganæ fylvæ, Badonieus mons,

Bainardi castellum, Bainus pons, Balnea, Batha, Bathonia. Bannavenna, Bannaventa,

Banus, flu. Bardunus,

Bana-Infula,

Basenga, Basingum, Baterlega, Bearrocfcira, Bedeforda, Bedfordia, Belgæ,

Bagley. Bath in Somerfeishire. Bannes down, a Hill over a little Village near Bath called Bathftone. Baynard's Castle in London. Bainbridge in Yorksbire.

-Bath City.

Northampton, or rather Weedon on the Street. The River Ban in Lincolnfhire. A River near Norwich in Norfolk. An Island about three Miles from the River Tafi in Glamorganshire.

Bafing in Hantsbire. Batterfey.

Berksbire. Bedford.

> The Inhabitants of Somerfet, Wilts and Hantshire. Brigantium,

Bellinus finus, Belifama, Bellelanda. Belloclivum, Bello-defertum, Bellus locus, Berceia, Bercheria, Berechingum, Berclea. Bermundi infula. Bernardi Castellum.

Bernicia,

Berwicus, Beverlea. Beverlacenfis. Bibrocassi. Bibroci, Bimonium vinocium Brinonium vinovia, Binovia, Binovium, Bishamum, Blacamora,

Rlancaforda. Blancum castrum.

Blatum Bulgium,

Blestium. Boccinum,

Bodiamum, Bodotria, Bolerium Prom. Ronium seu Bovium,

Boræum Prom. Borcovium, Borcovicus, Botelega, Bovium, Braboniacum, Bracchium, Brachilega,

Bramptonia,

Brannodunum, Branovium, Branoricum, Bravinum, Branconium, Brannovium, Brechinia, Bremenium,

Brementonacum, Brementuracum, Brentæ Vadus, Brigantes,

See Antivestæum. Billing sgate. Rhibelmouth in Lancashire. Biland in Yorksbire.

Beldefert in Warwicksbire.

Berkfire.

Barking in Effex. Berkley in Gloucestershire. Bernondsey in Surrey. Bernard-Castle in the Bi-shoprick of Durham. Was a Province reaching from the River Tees to Edenborough Frith in Scotland. Berwick upon Tweed. Beverley in Yorksbire. Of or belonging to Beverley. The Hundred of Bray in Yorkshire.

Binchester in the Bishoprick of Durham.

Bisham in Berksbire. Part of the North-Riding of Yorkshire, Blandford in Dorfetfbire. Blane-Castle in Monmouth-Bulnesse or Bolnesse in Cumberland. Old Town in Herefordsbire. Buckingham and Buckenbam. Bodiam in Suffex. Edenborough Frith. See Antivestaum. Boverton or Cowbridge in gor or Banchor in Flint-fbire.

St. Ellen's Cape. Berwick upon Tweed.

Bouley near Oxford. Bowerton in Brecknocksbire. Brougham in Westmerland. Burgh in Yorkshire. Brackly in Northamptonpire. Brampton near Hunting Branchefter in Norfolk.

The City of Worcester.

Brecknock. Rochester in Northumberland. Overborow in Lancashire. Brampton in Cumberland. Brentford in Middlefex. Inhabitants of Yorkshire. Lancashire, Bishoprick of Durham, Westmorland and Cumberland. York City. Bridge

4

Brige vel Brage,	Broughton in Hantshire.	Carenii,	Inhabitants of Cathenfis in
Briftolia, 2	The City of Briftol.		Scotland, according to
Bristowa, 💲	The Only of District.		Camb. Ortelius places
Brocavum,			them more Northward
Brocave,			than the Carnonaca, on
Broconiacum,	Broughan in Westmorland.		the West-side of Scotland.
Brovonacis,	Thought in the first than	Carnonacæ,	
		Carnonaca,	People who inhabited beyond
Brovonacum,	D C111 D 1: 14:		the River Longas, on the
Bromfelda,	Bromfield in Denbighshire.		West-side of Scotland.
Bucostenum,	Buxton in Derbysbire.	Carphillis,	A famous Castle supposed to
Budeforda,	Bedforda.		be built by the Romans in
Bullæum filurum,	Buelth in Denbighshire.		Glamorganshire.
Burrium,	Uske in Monmouth shire.	Caffi, 7	The Hundred of Cayshow in
Buftelli domus.	Buftlebam or Bisham in		Hertfordshire.
Duitem domas.	Berks.	Cashterides,	
	Derks.		The Islands of Sylly.
	•	Caseivelauni oppidum	The Old City of Veru-
	C.		lam.
		Castra alata vel	The total of the Co.
Acaria, 7	m. 1 . 0	Castrum alatum,	Edenburgh City in Scot-
Calcaria,	Tadcaster or Helcaster in	Castrum puellarum	land.
	Yorkshire.		Pouch on the Sands in
Calatum, -	0!	Castra exploratorum,	Burgh on the Sands in
Caermardinia,	Carmardin.		Cumberland.
Caerperis,	Portchester.	Castrum de vies, ?	The Danings in Wile Caine
Caer-severus,	Sarisbury.	Castrum de vies,	The Devizes in Wiltshire.
Caer Lincoit,	Lincoln.	Contaracta flu.	The River Swale in Rich-
Cæfaria,	Fersey Isle.	1	mondshire.
	Burgsted, also Burntwood	Casama Ca	monami c.
Cæfaro-magus,	in Total	Cataracta, 2	Catarick-Bridge.
	in Effex.	Cataractonium, 5	- 6
Calacum,	Overborow in Lancashire,		The People of Buckingham
Calagum,	also Whealpe-Castle in	Cattitudani,	Bedford and Hertford
0	Cumberland.	Cathricludani,	
Calaterium nemus,	The Forest of Galtres in	Cattieuchlani,	Shires.
Cului Calana	Yorkshire.	Cavoda,	Cawood in York bire
Calderus flu.	The River Calder in York-		See Covennos.
Carderus nu.		100	Dee Covennos.
	fhire.	Caufennæ,	See Gaufennæ.
Caledonia,	Scotland.	Causennis,	
Caledonius Oceanus	The Scottish Sea.	Cavum Deiram,	Holderness in Yorkshire.
Caledonii,	Those that inhabited on both	Ceangi & Cangi	People about Cheshire, as
· · · · · · · · · · · · · · · · · · ·	fides of Mount Grampius	i competence	Cambden supposes.
	in Scotland.		Supposed to be the River Keil
0.1		Celnius,	
Caleva vel	Wallingford in Berkshire.		lan; it rifes below Moun
Calena,		1	Grampius in Scotl. an
Calna,	Calne in Wiltsbire.		falls into the Germ. Ocean
Calonia,	Coldingham.	Cenion? flu.	The River by Tregony in
Camaletum,	Camalet Caftle.		Cornwall.
Cambodunum,	Ruines near Almonbury in	Centum fontes,	Hundreds kelde.
Cumboum	Yorkshire.	Cerdici vadum,	Chardford in Hant Bire.
Combonioum	Grandcester.		
Camboricum,	Cambridge.	Ceretica,	Cardiganshire.
Camboritum,		Cerneliense conobium	
Cambretonium,	A Place by Breton-Spring	Gerones, Creonii,	The Inhahitants of Assher
Cambretovium,	in Suffolk.		fhire in Scotland, accord
Cambria,	Wales.		to Cambden.
Camoladunum,)	Ceroti infula,	
Camolodunum,	34 11 in TM.	Certcfia,	Chertfey in Surrey.
Camudolanum,	Maldon in Essex.		Hartle Pool.
		Cervi infula,	TTULLIG. T 001.
Camulodunum,	C. Cambadanum	Ceftria,	Chefter City.
Campordunum,	See Cambodunum.	Chestrum, S	
Candalia,	Kendal in Westmorland.	Chineglishi castrum,	Kenelworth Castle.
Candida cafa,	Whiteherne in Scotland.	Cheva,	Kew in Surrey.
Canonium,	Canonden in Effex, alf	Chirca,	Chirke in Denbighshire.
}	Chelmsford in the sam	Citiz on,	
	0 .		Chichester in Suffex.
10	County.	Cicestria,	
Cantabrigia,	Cambridge University.	Cilurinum, ?	Collerton or Collerford i
Cantium,	Kent.	Cilurnum, S	Northumberland.
Cantium prom.	The Northforeland.	Cirencestria,	Cicefter or Cirencefter i
Cantuaria,	Canterbury City.		Gloucestershire.
Capræ-caput,	See Gabrosentum.	Clara-fontanus, ?	• •
Carboriarius callis,	Colesbill in Flint shive.		Shirburn.
Carleolum,	The ancient City of Carliff		
1	in Cumberland.	Clandiocestria,	Gloucester City.
Cardigania,	Cardigan Carmarthen in Wales.	Clevum,	
	Comment of the West of the		
Carmathinia.	Carmarinen (111 Vy ales.	Glevum.	
Carmathinia, Carnaryonia,	Carnarvon Sin Vales.	Glevum, Clausentum,	Southampton.

Coccium, Cokarus, Cocarus, Cocarus, Colonia, Col	ean in Glou- rkshire. incolnshire. Daven in The Don or sshire.
Cocarus, Colonia, Colonia, Coldingbam in Scotland. Colceftria, Colonia, Colonia, Colonia, Colonia, Colonia, Colonia, Colonia victricentis, Colonia victric	rkshire. incolnshire. Daven in The Don or sshire.
Colndi, Coldania. Colceftria, Colonia, Colonia victricensis, Colon	incolnshire. Daven in The Don or othere.
Coldania. Colceftria, Colonia, Colonia victricensis, Colebrook in Middlefex. Colebrook in Middlefex. Comberetonium, Brettenham in Suffolk. Darbia vel. The Dane in L The Dane in L The Dane in L The Dane of L The Dane of L	incolnshire. Daven in The Don or sshire.
Colcoftria, Colonia, Colonia victricensis, Colonia victricensis, Colonia victricensis, Colonia victricensis, Colebrook in Middlefex. Comberetonium, Brestenbam in Suffolk. Darbia vel. The Dan of Darbia vel.	Daven in The Don of shire.
Colonia, Colonia victricensis, Maldon in Essex. Columum.	The Don of
Colonia victricensis, Maldon in Essex. Columum. Colebrook in Middlesex. Comberetonium, Brettenbam in Sussible. Darbia vel The Town of D	cshire.
Colunum. Colebrook in Middlefex. Comberetonium, Brettenbam in Suffolk. Darbia vel. The Town of L.	-
Comberetonium, Brettenham in Suffolk. Darbia vel 3 The Town of L	
Brettenham in Sunoik.	
	erby.
Concangium, The Barony of Rendale. Darbiensis comitatus, Derbyshire.	
Condate Congleton in Cheshire. Darventia, The River Der	went in Der
Condercum. Chefter upon the Street III bythire.	
the Bishoprick of Dur- Darvernerum, Rochester in Ken	
ham. De alto Pecco, The Cafile in	the Peake is
Canonium, Chelmsford in Effex. Derbyshire.	
Canovium, Caerbean upon Conway in Deilocum, Godftow in Ox	fordjbire.
Carnaryonshire. Deira, The Part of the	e Kingdom o
Conovius, The River Conway, that di- vides Carnarvonsh. from lay on this side	
To the the Thomas Dal	oute fler forte.
Convennos, Convey-illana at the Lumis Dela, Dela in Fent. Convennos infula, Mouth in Effex. Delgovitia, Godmanham in	Yout thise.
Conventria, Coventry City in Warwick Demetæ, People of West	
Coventria, Spire. Demetia, West-Wales.	.,
Coqueda infula. The Isle of Coquet. Denbighia, Denbigh in Den	bighshire.
Coria & Curia, Corebridge in Northumberl. Derentivadum, Dartford in Ke	
Corinia Cornegual, Derwentio, Auldby upon	
Corinium. Cirencester in Gloucester bire, Yorksbire.	
as Cambden thinks. Deva Hu. The River Dec	
Corinus flu. The River Churne that runs Deva feu Devana urbs Chefter or West	-Chefter.
by Cirencester. Devonia, Davonshire.	_
Coritani, vel ? People of Northampton, Lei- Didum, Diganwey in	Carnaryon
ceffer, Rutland, Derby, ceffer, Rutland, Derby, and Nottinghamshires. Divise, The Vice or	
Control of Warwick of Warwick of Division	Devizes in
Cornavii vel Inhabitants of Warwick, Divilio, Wiltshire. Worcester, Stafford, Castrum de Vics, Wiltshire.	
Cornabii, Shropshire and Chesh. Dotuni, People of Glo	weefter an
Cornubia, Cornwal. Dotum, Feeple of Gio	
Morn-Courte III Ligen.	
Corbridge upon Tyne, 1ays Nunc in N	
Talbot, Morpet in Nor-	•
Corstopilum, thumberland, as Cambden, Durovernum, The City of Co	anterbury i
Corftopitum Curebridge by H. Hun- Curebridge by H. Hun- Curebridge by H. Hun- Kent.	
Curia, tingdon, and Corebridge by Dorfris,	
Hoveden. Dubris, Dover in Kent.	•
Cotteswoldia, Cotswold in Gloucestersbire. Doris,	
Covi Burchelega, Coverley in Glouestershire. Cranburna, Cranburn in Dorfetshire, or Dorkestra, Cranburna, Cra	er in Oxfor
Cranburna, or Dorfet fbir	e.
Craneburguin, Land Dornendunum Orbinaton in K	ent.
Creven in D. L	
Vorkshire, Dorobernia, 2	
Dorovernum Canteroury.	
Creeklade in Vingine. Dorventania. Derbyfire.	
Cridea. Crediton or Kirton in Devon- Dorus flu. The Dor in He	ertfordshire.
fhire. Dovns flu. The Dove in I	Derbyshire.
Crococalana, Ancaster in Lincolnshire. Dunelmentis comi- The County of	
Crocolana, j din Timeladina l'attus, j of Dulliani.	
Croylandia, Crowland in Lincolnshire. Dunelmia,	
Cumbria, Cumberland. Dunelmum, Durham City.	
A I Wile thing. D	
Cunetio, Marleborow in Wilisbire. Dunholmum,	Junehau
D. Dunum vel Dunus The Creek at I finus. Whitby in Y	
D. finus, Whithy in I Dunvicus, alias feli-Z Dunmock alia	
	S TINKEUP T
Damnonii vel People of Devonthire cis oppidum, Suffolk. Damnonii, Dornal. Duria provincia, Dorfetshire.	
Danica Sylva. Andredswald Forest in Suf- Duryonovaria. Dorchefter in D	orfet fire.
fex: Also the Forest of	•
Dean in Gloucestersbire.	Dor

Doreinia civitas, Faustini villa, St. Edmundsbury in Suffolk. Duracastrum, Dorchester in Oxfordshire. Fawenses, Inhabitants of Fowey in Cornwall. Hydropolis, Fibrilega, Rochester in Kent. Durobrevum. Beverley in Yorkflires Dornford near Walmeford in Fibrolega, Durobrivæ, Huntingdenshire. Flintia, Flint Town. Durocobrivæ, Redburn in Hertfordsbire. Fons Brigidæ, Bridewell in London. Durolenum, Leneham in Kent. Fons clarus, Fontanenfis Ecclefia, Shireburn in Dorfetshire. Gormanchester in Hunting-Durolipons, Wells in Somersetshire. don (bire. Fretum Britannicum Layton in Effex. Fretum Gallicum, Durolitum, The Streight of Calais. Fretum Morinorum S People of Dorfetshire. Durotriges, Fromus flu. The River Frome in Gloucestershire, that runs to E. Briftol; also another in Dorsetshire. EAST-sexena, Effexia, Ebodia, Effex. G. The Isle of Alderney. Eboracum, Abrantonico-York City. T rum, Eburacum, Edmundi Burgus, Salutaris portus, Gabrantovicorum, St. Edmonsbury in Suffolk. Suerby in Yorkflire. Eilecuriani vallis, The Vale of Aylesbury in Buckinghamshire. Portuofus finus, Eimotus flu. Gabrocentum vel The River Eimot in Cum-Gatshead in the Bishoprick of berland. Gabrosentum, Durham, hard by New-Inhabitants of Lidderdale, Eusdale, Eskdale, and Aunandale in Scotland. Elgorii, castle. Inhabitants of Teifdale, Twedale, Merch and Gadenii, The Isle of Ely. The old Name of Wilton in Eliensis insula, Lothian in Scotland. Wallwick in Northumber-Ellandunum, Galva vel Wiltshire Gallava, Eltham in Kent. Whealp or Whealop Caftle in Elteshamum, Gallutum vel Eaton-ness in Suffolk. Eminentior, Gallagum, Cumberland. Evefham or Evefholme in Eovesum, Gallena, Wallingford in Berkshire. on Worce fter shire. the Borders of Oxford-Eveftamum, Epeiacum vel Pap-Caftle in Cumberland. Epiacum, Lbeyne in Carnarvonsbire. Ganganorum Prom. Yarmouth in Norf. or rather Burgh-Castle in Sutfolk. Etocetum, Uttoxeter in Staffordfbire, Gariononum, according to Cambden. Eilimenon Gabran-Garrienis vel Everby in Yorkshire. Yare River in Norfolk. tonicorum, Gargenus flu. Cantyre in Scotland. The Epidium, Gausennæ, Brig-cafterton in Lincoln-Island that is near Can-Shire. tyre, is likewife called Geldeforda, Guilford in Surrey. Épidium. Genumia, North Wales. Eubonia, The Isle of Man. The River Evenlode in Ox. Gessoriacum, The Streight between Britain and the Isle of Evenlodus flu. fordshire. Wight. ExcambiumRegiu* A River in Wales, that runs Gevini, The Royal Exchange in Peristilium sive into the River Usk. London. People over against the Isle of Wight. Geviffi, Burfa, Exa flu. The River Exe in Devonthire. Inhabitants of the Fens. Girvii, Excefter City in Devonshire. Glamorgania vel Exonia, Glamorganshire. Exploratorum Castra. Burgh upon Sands in Cum-Glamorgantia, berland. Glasconia, Glaftonbury in Somerfetshire. Glastonia, F. Glavorna, Glevum, Gloucester. FAla flu. HE River Vale in Glocestria, Cornwal. The Glen in Northumberland. Glenus flu. Falensis portus, Fanum Albani, Falmouth in Cornwal. Glotta. The River Cluyd in Scot-St. Albans in Hertfordsbire. land; also an Island now called Arran lying in the Fanum Iltuti, St. Lantwit in Glamorgan-Shire. Bay of Cluyd. St. Ives in Hundingdonshire. Fanum Ivonis Persa, Gloveceastria, .. Gloucefter City. Fanum Leonis, Leominster. Glovernia, St. Neots in Huntingdon-Fanum Neoti, Gobanium, Abergavenny in Monmouth-Fanum Reguli, St. Andrews in Scotland. Goderici castrum. Goodrich Castle in Hereford-Kirkby Stephen in Westmor-Fanum Stephani, Granta, Cambridge as some think.

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Gravescnda,

Greva, Grenovicus, Grenovicum, Greenwicum, Gualæ, Guerfa flu.

Gravesenda.

Guldonicus clivus. Guinethia, Guldforda, Gumicastum, Gumicaster,

Gravefend in Kent.

Greenwich in Kent.

Wales. The River Wharf in Yorkfhire. Guy-cliff near Warwick. Wales. Guildford in Surrey. Goodmanchester near Huntin-

H.

Abitancum, Hadriani murus, Haga,

Hagulstadia,

Hagulftadunum,

Halenus, Hamptunia, Hanfus flu.

Hantonia Harefordia, Haftingæ, Hebrides,

Helcnum prom. Heliense conobium, Henlega, Herculis prom. Herefordia,

Hertfordia, Hertfordiæ comitatus, Hesperides, Hibernia, Hinchesega, Hithinus portus, Hodneius flu.

Hollandia vel Hoilandia. Homelea flu-

Hrofi civitas, Humbra flu.

Hundesdena, Hunsdona, Hungreforda, Huntingdonia, Huntingdonensisager, Hurstelega, Hwiccii,

Hydropolis, Hymbronenses, Risingham in Northumber-

The Piets Wall. The Hay, or Hafely in Breck-Aufton upon Tyne in Nor-

thumberland.

Hexam in the Bishoprick of Durham. River Avon in Hampshire. Southampton in Hantshire. The River Hans in Stafford-

shire. Hantshire. Hereford City. Haftings in Suffex.

A Cluster of Isles that lie on the West Side of Scotland. The Lands-end. Ely City in Cambridgesbire.

Henley upon Thames. Hertey Point in Devonshire. Hereford City in Herefordshire. Hertford.

The Sorlings or Scilly Isles. Iveland. Hinkefey near Oxford. Hith in Kent.

Hertfordsbire.

The Hodney in Brecknock- Itium Gallia, fhire. Holland, a Part of Lincoln-

fbire.
The River Humble overagainst the Isle of Wight, in Hantshire.

Rochester in Kent. The River Humber in York-

Hunsdon in Herefordsbire. Hungerford in Berkshire. Huntingdon Town. Huntingdonshire.

Hurstley. People of Worcestershire, and about Severn. Dorchefter in Oxfordshire. People of Northumberland.

Amesa. Iamiffa. Iccius portus,

Iciani vel Isianos, I&a, Idumania, Idumanum æstuar', Z Ingiruum,

Infula. Infula fiturum.

Infula vecta. Vectis, vectesis, Interamna,

Ifaca vel Ifca, Isannavantia, Isannavaria, Isannavatia, Isca Danmoniorum, Isca, legio Augusta, Z Isca legua Augusti, S Ischalis,

Isidis Infula. Isidis vadum, Ifis flu,

Ifuria, Isurium,

Ituma flu. Itunna,

Julia Strata,

Anus flu. Keneta flu.

Keresburga,

Kestevena,

Kinebantum castrum,

The Thames according to Ptolomy. Callis Whitfand.

People of Suffolk, Norfolk, Cambridge and Huntingdon Shires.

Ichborow in Norfolk.

The Isle of Wight, The River Blackwater in Effex. Farrow in the Bishoprick

of Durham, where Beda flourished. Egnesham or Enisham in

Oxfordsbire. The little Isle of Silley in Severn.

The Isle of Wight.

Twinamburn in Dorfetshire. Christ-Church in Hantshire.

The River Exe in Devon-Northampton, or rather Wedon on the Street in North-

ampton bire. Exeter City. Caerleon City in Glamorgan-

Inelchefter, commonly called Ilchefter in Somerfet-Shire.

Oufney by Oxford. Ouseford or Oxford. The River Isis by Oxford. The Ouse that runs by Buckingham. Another Ouse that runs by

York. York shire. Aldburgh or Olburrow in York hire.

Vitfan or Whitfan near Caalis in France.

The River Eden in Westmorland and Cumberland. The River Eden, or Solway Frith in Scotland.

A Highway not far from Carleon in Wales.

The Kin in Westmorland. The River Kennet in Wiltshire. Carisbrook-Caftle in the Isle

of Wight. Kesteven, a Part of Lincoln-

Kimbolton-Caftle in Huntingdonshire.

L. Lacto-

2

	L.	Longhas,		A River on the West Side of Scotland, that falls int
Actodorum, ?	Lutterworth or Loughbo			the Weitern Ocean, it is
Lactodurum, S	rough.	Lomithis,	3	called Logn, Longhus.
Lactorodum, ?	Bedford.	Lonuthis,	٤	Lambeth in Surrey.
Lactorudum, 5	Stony-Stratford.	Londinum,	2	
Lagecium,	Caftleford near Pomfret in	Londinium,	1	
l	Yorkshire.	Londinia,	5	The famous City of London
Lamitha,	Lambeth in Surrey near			- no jamous Cay of London.
	London.	Lundonia,	7	
Lancastria,	Lancaster Town.	Loncastria,	ζ	T
Lancastrensis Comit', Landava,		Longovicium,	7	Lancaster or Loncaster.
Langanum Prom.	Landaffe in Wales.	Loxa,		The River Loffe in Scot-
Langanum 1 10m.	Lheyne Promontory in Car-			land.
Lavatres,	narvonshire.	Lugas,		The River Lug in Hereford-
Levatres,	Browes upon Stanemore in	Lucopibia,	`	shire.
Lavatris,	Richmondshire.	Luguballia,	(Carlisle City in Cumber-
Levatris,		Luguballum,	7	Carlifle City in Cumber-
Lea flu.	The River Lea in Hertford-	Luguvallum,)	******
	fhire.	Lychefeldia,		Litchfield City in Stafford-
Legecestria, ?	The Town of Leicester in	- 10		fbire.
Legacestria,	Leicestershire.			•
Legio 2. Augusta,	Carleon in Wales.		N	м.
Legio 6. Nicepho-	26 1 01	,		
rica, Legio 6. Victrix,	York City.	Adus,		Maidstone in Kent.
Legio 20. Victrix,	Chefter City.	Magæ,	2	
Legra,	The River at Leicester.	Magi,	8	Old Radnor.
Lemaus portus,	Lime in Kent.	Magefetæ,	2	People of Radnorshire.
Lemanii,	Lime-bill or Lime in Kent.	Magnitum,	`	respect of readilorinire.
Leogoria,	Leicester in Leicestersbire.	Magioninium,		D 411 5 5 4 11
Lconense cono-		Magiovinium,		Dunstable in Bedfordsbire.
bium,		Magiovintum,	•	
Leovense,	Lemster in Herefordshire.	Maglova,	Š	Maclenith in Montgomery-
Leofense,		Maglona,	5	Dire.
Leonis Monasteriu', 3 Leonis castrum,	Lyons, alias Holt-Caftle in Denbigbshire.	Magna,		Chester in the Wall near to Haltwessell in Northum- berland.
Levarum,	Logbor in South Wales.	Magnus portus,		Portsmouth or Portchester.
Lhocgria,	England.	Maidulphi curia,	7	- vijincina or i vitteeper.
Lichfeldia,	Litchfield.	Maidulphi urbs,		
Lideforda,	Lidford in Devonshire.	Maldunense Mo	≻	Malmesbury in Wiltshire.
Liddenus,	The River Ledden in Here-	nasterium,	\	
Limenus flu.	fordshire by Malvern Hills. The River Rother.	Malmesburium, Mala Platea,	J	Ha !- OL a !
Limnos,	The Isle of Ramsey.	Mailoria wallica,		Ilstreet in Cheshire.
Limodomus,	Lime-house near London.	Malvernia,	2	Bromfield in Denbighshire.
Lympida sylva,	Shirwood Forest in Notting-	Malvernum,	ξ	Malverene in Worcestershire.
	bamsbire.	Malus passus,	-	Malpas in Cheshire.
Lincolnia,	Lincoln City.	Mammucium,	·)	Manchester in Lancashire.
Lindecollinum, S	Holy-Island or Farn-Isle on	Mancunium,	>	
Lindisfarna, S Lindisfarnum, S	the Coast of Northumb.	Manduessedum,		Manchester in Warwick-
Lindis,	The River Witham in Lin-	Mannia,		shire. The Isle of Man.
	colnsbire.	Mannenses,		People of that Island.
Lindeseia, ?	Lindsey, a third Part of	Manucium,		Man-Castle in Lancaster.
Lindisia, S	Lincolnshire.	Mare Britannicum,		The British Sea.
Lindocolina,	Lincoln City.	Marc Sabrinianum,		The Severn Sea.
Lindon, S	,	Margidunum,	ξ	A Place near Belvoyr-Castle
Linnum Regis,	Linne in Norfolk.	Margitudum,		in Lincolnshire.
vel Linum, 5 Lisia,	An Isle called Gulf, near	Maridunentes ager,		Carmarthenshire. The People of that Shire.
	the utmost Part of Corn-	Maridunum,		Carmarthen Town.
1	wall.	Massamensis pons,		Masham Bridge in York-
Loghor,	A River which is the We-	\r !: · 0		jbire.
	0. T''. C O1			VA Mamir Out to a
	ftern Limit of Glamor-	Mauditi castrum,		St. Maw's Caftle in Corn-
	ganshire.	Maaldamaa Co	7	wall.
Logii,	ganshire. The People who inhabited	Maaldamaa Co	ζ	wall. Maldon in Essex.
	ganshire. The People who inhabited from Mount Grampius to	Mealdunum & Camalodunum,		wall. Maldon in Effex.
	ganshire. The People who inhabited	Mealdunum & Camalodunum,		wall.

Meatæ,		People of Northumberland about the Wall.	Neomagus vel Noviomagus,	According to LLhuid is Guil-
Meanuari,		Meanborow, also Estmean	Troytomagus,	ford, according to
		and Westmean Hundreds in Hantshire.		by Cambden and
Madeguaia flu.		The River Medway in Kent.		cot about Croy-
Medena,		New - Port in the Isle of Wight.	Neoportus,	ford. Newport.
Mediolanium,		Middleham in Yorksbire.	Neoportus Paganelli-	Newport Pagnel in Bucking
Mediolanum,		An old Town in Montgo- meryshire.	cus, Nidum,	hamshire.
Mediterranei	>		Nidus,	Neath in Glamorganshire.
Angli,	ξ	Staffordshire-men.	Negera,	Blackney in Norfolk.
Medvaga,	,	The River Medway in Kent.	Nivicollini,	Snowdon Hills in Carnarvo
Melanclani,		People of Silley.		Shire.
Meldunum,		Malmesbury in Wiltshire.	Nordhumbra,	Northumberland.
Menavia,		The Isle of Man.	Nordovolca, ?	Norfolk.
Menevia,		St. David's in Wales.	Norfolcia, 5	
Mercia,		Middle England.	Northanimbria,	Northumberland.
Mercii,		Middle Englishmen.	Northantonia,	Northampton.
	5		Northantoniensisager	Northamptonshire.
Mervinia,	}	Merionethshire.	Northimbria, 2	
Mersia,	-	The River Mersey in Chesh.		Northumberland.
Merlebrigia,		Marleborough.	Nortobricum, ?	Nontan Uall in Your O. i.
Metaris æstuarium,	,	The Washes in Norfolk.	Nordorieum, 5	Norton Hall in Yorksbire.
Mevania,		The Isle of Man.	Nottinghamia,	Nottingham.
Michelnia,		Michelney in Somerfetshire.	Nottinghamien' ager,	
Middlesexia,		Middlesex.	Novantum prom.	Cockermouth.
Mitfordia,		Mitford in Northumber-	Novantii,	The Inhabitant of Gallows
		land.		in Scotland.
Molis flu.		The Mole in Surrey.	Noviodunum,	Newenden in Kent upon th
Mona,		The Isle of Anglesey.		Rother.
Monabia,		The Isle of Man according	Novius,	Conquey.
		to Pliny.	Novus Burgus,	Newport in the Isle
Monasterium de Bell	10,	Battell Abbey.	Name of Galler	Wight.
Monast. de Melsa, Monmuthia,		Meaux Abbey in Yorkshire. Monmouth.	Novum castellum,	Newcastle in Northumbe land.
Monochapolis.		Newcastle in Northumber- land.	Novum forum, Novum Mercatum,	New Market in Suffolk.
Monoeda,		The Isle of Man, according to Ptelomy.		New-Port. Newberry in Berkshire.
Mons acutus,		Montacute in Somerset-	Nulla ejusmodi,	
1. 1		fire.	Nulli facunda	Nonsuch in Surrey.
Mons dives,	2	Richmond in Surrey.	Nulli secunda,	
Mons Gomericus,	5	Montgomery in Wales.		0.
Montgomeria, Mons Michaelis.	3	St. Michael's Mount in Corn-		
		wall.	Ccanus virgivus,	
Mons rofarum,	2	Montrofe in Scotland.	Ossidental - Bules	McGam Duit wine and I . I
Monumetha,	5	Monmouth.	Occidentales Britones,	
Monumethia,	2		Occidua wallia,	tants of Cornwall.
Morbium,	2	Morsby in Cumberland. The Bay of Cardronack in		Holderness, also Kelnesy
Moricamba,	3	Cumberland.	Occuration prom.	Yorksbire.
Moricambe æftuar.	3		Ockhamptonia,	Ockhampton in Devonshire.
Moridunum, vel	3	Seaton in Devonshire.	Ocrinum prom.	The Lizard Point in Cor
Ridunum,	,	Mortlake in Surrey.	Octimum Prom.	wall.
Mortuus Lacus,	2	•	Octopitarum prom.	St. David's Head in Per
Muridunum, fee	ξ	Carmarthen.	Company and promi	brokeshire in Wales.
	,	The River Munow that	Olenacum.	Edenborow in Cumberland.
Munus,		parts Herefordshire from	Olicana,	Ilkely, also Hallifax, bo
M	,	Monmouthshire.	Ordevices	in Yorkshire.
Murimintum pro	}	Sileaden in Hearthains	Ordevices,	People of North Wales.
Murivindum,	7	Silcester in Hantshire.	Ordovices, 5	Inhabitants of Argile a
		N.	Oreftii,	Perth in Scotland.
			Orrea,	A Town on the North of t
T Auesbia,		Nafeby in Northampton-		River Tay in Scotland
1		fbire.	Oras flu.	The River Ore in Suffolk.
± 7. c.		Reather or Rotherbith, vul-	- 0 0	The River Uske in Wales.
Nauticus tinus.				
Nauticus finus,		garly called Redriff.	Othona,	Ithancester in Essex.

Ottadeni. Ottadini, People of Northumberland. Ottalini, R. Ottatini, Ottaforda. Otford in Kent. The Isle of Shepey in Kent. Ovinia infula, Adnoria, Radnor in Radnorshire. Oxenforda, Oxonia, Oxford City. Raga, Ratiford or Ratford. Oxonium, Ragæ, Oxinaga, Oxney Isle in Kent. Raganeia, Raleoh in Effex. Ramesbury in Wiltshire. Leicester Town. The Tasse in Glamorgan-Oza, The River Oufe. Ramesburia, Ratæ, Ratæ stabius flu. (bire. PAlus falfa, Parathalassia, Pulcheley in Carnarvonshire. Readingum, Reading in Berkshire. Kingston upon Hull in York-Walsingham in Norfolk. Regiodunum Parifi. People of Holderness. Hullinum, fire. Regiodunum Tha-Z Pegelandia, Peckirke not far from Crow-Kinston upon Thames. mesinum, land. Penbrochia, Pembroke in Wales. Regis Burgus, Queenborough in Kent. People of Surrey, Suffex, and the Sea Coasts of Pendennis - Caftle in Corn-Pendinas, Regni, wall. Penguernum, Shrewsbury Town. Hantshire. A Place in Merionethshire, where is the Lake Ta-git, whence rifes the Penlinnia, Ringwood in Hampsbire. Regni Sylva, Regulbium, Reculver in Kent. Repandunum, Repton in Derbyshire. The Read in Northumber-River Dee. Rhedus flu. Penkridge in Staffordsbire. Pennocrucium, land. Penrin in Cornwall. Pennorinum, Rhemnius. The River Remny in Gla-The River Pant in Effex. morganshire. Pente flu. Rhibellus flu. The Ribell in Lancafter. Perscora, Pershore in Worcestersbire. Rhitubi portus, Rhutubi portus, Perfora, Peterillus, Reptacester, Ruptimuth, The Peterill in Cumberland. Peterus flu. Rhutupiæ statio, Richberg, now Richborow, Rhitupis portus, near Sandwich in Kent. Petriburgus, Peterborow City in North-Rutupius portus, Petropolis, ampton [bire. Petuaria vel Rhobogdium prom. Fair foreland. Beverly in Yorkshire. Petuaria Parifiorum Rhobodunum, Riblechester in Lancashire. Richmund in Yorkshire, also Pevenfey in Suffex. Richmundia, Pevensea, The Country of the Picts. the same in Surrey. Pictavia. Richmondia, The Picts, a People of Bri-Ripadium, Reppon in Derbyshire. Pi&i, Rippon in Yorkshire. -tain. Ripodum, Robertinus pons, Placentia. The Royal Palace at Green-Rother-Bridge in Suffex. wich. Radcot-Bridge on the River Rodecotanus pons, A high Mountain in Wales, Plinlimonia, Ifis in Oxfordshire. Roibis, whence Severn, Wye, and Rochester City in Kent. Rydol, take their Rife. Roffa, Reading in Berkshire, also Royston in Cambridg shire. Pontes, Roisiæ oppidum, Colebrook in Buskingham-Roffe-land in Cornwall, also Roffia, Rofe in Pembrokeshire. Pons Burgenfis, Burrowbridge in Yorkshire. Rugnitunia, Riton upon Dunsmore in War-Paunton in Lincolnshire. Ruitonia, Ad Pontem, wickshire. Pons Ælii, Pont-Eland in Northumber Rutunia. Ruber clivus, Redcliffe near London, vulland. garly Ratcliffe. The Pont in Northumber Pontus flu. Goldeliffe Rupis aurea, in Monmouth-Shire. Portsmouth in Hantshire. Portefmutha, Ruthin in Denbighshire. Ruthunia, Portlandia, Portland Ifle. Portunia insula, Rutlandia, Rutland hire. Rowton in Shropshire. Richborow near Sandwich in Portus magnus, Rutunium, Portsmouth or Portchester. Portus oftium, Rutupiæ, Portus falutis, Kent. Powys, a Part of Wales. Rutupirum littus, Powifia, The Foreland in Kent. Warwick Town. Præsidium, Patrington in Yorkshire. Prætorium, Prudhow, or Prudhow-Caftle Procolitia, Protolitia, in Northumberland. Profundum vadum, Dept ford. S. Sabaudia, Ppp

Putney in Surrey.

Putenega,

Suawdonia,

Snowdown Forest in Carnar-

			,		vonshire.
		S.	Somaridunum, Somersctensis co	-)	Somerton in Lincolnshire.
Abaudia,		The Savoy in London.	mitatus, Somertunensis co mitatus,	}. }	Somersetsbire.
Sabriana vel	?	The River Severn.	Sorbiodunum,	2	
Sabrina,	ξ		Sorviodunum,	}	Old Salisbury.
Sabulovicum,		Sandwich in Kent. Holy Isle by Northumber-	Sorurodunum, Southamptonia,	2	Southampton.
Sacra infula,		land.	Southeria,	2	
Sacra fylva,		Halifax in Yorksbire.	Surria,	}	The County of Surrey.
Salenæ,	S	Saludy in Bedfordsbire.	Southerlandia,		Southerland in Scotland.
Salinæ,	2		Southrian	}	Surrey.
Salisburria, Sarisburia,	٤	Salisbury City in Wiltshire.	Southriana, Southregienses,)	People of Surrey.
Salopesbiria,	7	Shrewsbury.	Southfexena,	}	The County of Suffex.
Salopia,	,	. *	Southsexia,	S	
Salopiæ comitatus,	,	Shropshire. Sawtry in Huntingdonshire.	Southwella,		Southwell in Nottingham-
Saltria, Sandicum,	2	Sawity in Hantinguonjuite.	Spinarum infula,		Thorney Isle, the old Name
Sandovicus,	ζ	Sandwich in Kent.	·		of Westminster.
Sanwicum,	7	0 1 11 1	Spinæ,		Newberry in Berksbire, and
Sarnia,		Guernsey Island.	Seaffordia		Spiney near Newbury. Stafford Town.
Saverna,		The Severne. Shaftshury in Dorsetshire.	Staffordia, Stanfordia,		Stanford in Lincolnshire.
Scept onia, Schelfega,		Chelfea by London.	Stenum,		Stene in Northamptonshire.
Schirburnia,		Shirburn in Dorfetsbire.	Stourus,		The River Stour in Kent.
Scona,		Scone in Scotland.	•		in Dorfetshire, in Suf-
Scoti,		Scots. Scotland.	Stringulia,		folk. Chepflow in Monmouth-
Scotia, Scorberia,	7		,		fire.
Scorbesberia,	5	Shrewsbury Town.	Strivillina,		Sterling in Scotland.
Sebasta, altera	3	Leskard in Cornwall.	Stuccia vel Stucia flu.	Ş	Istwith in Cardiganshire.
Legio,	2	Seckington in Warwick-		2	Stourton and Stourminfter
Secandunum,		frire.			in Dorfetshire.
Segedunum,		Segbill in Northumberland.	Sturus flu.		The Stour in Derbyshire.
Segelocum,	3	Aulert in Shirwood in Not-	Sulcalva flu.		The Swale in Yorkshire. Southwark.
Segelogum,	2	tinghamshire. Agle in Lincolnshire.	Sudoverca, Suffolcia,	2	
		Littleborow in Nottingham-	Suffolicia,	ξ	Suffolk.
		fbire.	Sullomacæ,	7	Brockley-Hill near Ellestre
Segontium,		Caer-fejont near Caernarvon	Sullonicæ,	7	in Hertfordshire, also Bar- net or Edgworth Shelney.
Seguntium,		Town. Silchester in Hantshire.	Sunningum,	٠	Sunning by Reading.
Selburgi tumulus,		Selbury Hill in Wiltshire.	Salimnos infula,		Sulmey Isle not far from
Seolefia,		Seolfey or Selfey in Suffex,			Milford Haven.
o de Dila		whence the best Co kles. Winander Meer in Lanca-			
Setantiorum Palus	5,	frire.			T.
Sctcia æstuar.		Dee-mouth.			
Severia,		Salisbury City.	A.C		The Toffe to Clamon
Sharpernoria,		Sharpnore in the Isle of Wight.	Affus flu.		The Taffe in Glamorgan- fhire.
Shenum,		Shene or Richmond in Sur-	Taizalos & Veri	ri-?	People of Northumber-
ononum,		rey.	cones,	5	land.
Sigdeles,	3	The Isles of Scilly.	Tama flu.		The River Tame in Oxford-
Sillinæ infulæ,	2	Seolfey or Selfey in Suffex,			fhire, another in Stafford- fhire.
Silefia,		sometime a Bishop's See.			Tame, a Town in Oxford-
Silura,		The little Ille of Silley in			frire.
		Severn, as Cambden	Tamara fiu.		The River Tamar in Corn-
Cilumos		thinks. People of South-Wales.	Tamawordina,		wall. Tamworth in Stafford-
Silures, Sinnodunum,		Sinnodun-Hill near Walling-			fbire.
0	-	ford in Berkshire.	Tamara oppid.		Tamarton in Cornwall.
Sitomagus,	5		Tamifis,		The Thames.
Simomagus,	3	Thetford in Norfolk.	Tantelda, Tava,		Tanfield in Yorkshire. The River Tay in Scot-
Sinomagus, Slepa,		The old Name of St. Ives in			land.
1		Huntingdonshire.	Tavistokia,		Tavestock in Devonshire.
2					Ted-
				-	

Tedfordia,		Thetford in Norfolk.	Vallum,		The Piets Wall.
Techs &	5	The River Tees in the Bi-	Vandalis flu.		The River Wandle in Sur
Tecfa,	S	Shoprick of Durham.			rey.
Tegæns Lacus,		The Lake Tagit or Pemble Meer in Merioneth-	Vandelbiria,		Wandlesbury, a Fort on the Hills near Cambridge.
		shire in Wales.	Vanatinga,		Wantage in Berkshire.
Cerentus flu.		The River Trent.	Varia flu.		The Frome at Dorchester
l'etocuria,		Tedbury in Glouce fter shire.			in Dorsetshire.
Chamifis,_	_	The River of Thames.	Varis,		Boduary in Flintshire.
Thanaton infula	. }	The Isle of Tanet in Kent.	Vecta,	7	
Chanatos S	', 5		Vectelis,	۶	The Isle of Wight.
Theobaldenses æ	des,	Theobalds House in Hertford-	Victelis,	2	
		Shire.	Venantodunia,	_	Huntingdonshire.
Theodorunum,	_	Wells in Somerfetsbire.	Venantodunum,	ζ	Huntingdon Town.
Theoci curia,	}	Tewksbury in Gloucester-	Venatorum mons,	>	
Theokesberia,	3	fibire.	Venedotia,		North Wales.
Chermæ,		The Bath City.	Venta Belgarum,		Winchester in Hantshire.
Theta,		The River on which Thet-	Venta Icenorum,		Cafter near Norwich.
Changum		ford stands. Thong-Castle in Lincoln-	Venta Silurum,		Caer-went in Monmouth
Thongum,			Varlacia		Mire.
Thonodunum,		Jhire. Taunton in Somerfetsbire.	Verlucio,	7	Warmister in Wiltshire.
Chornega,		Thornege, the old Name of	Vernemetum, Vernometum,	Ç	Burrow-Hill in Leicester
		Westminster.	Verometum,	5	fizire.
Thorneia,		Thorney in Cambridgeshire.	Verolamium,	5	
richfelda,		Tubfield in Hantsbire.	Virolamium,	ζ	Verulam City near St. A
Tina &	7	The River Tine in Nor-	Verulamium,	5	bans in Hertfordshire.
Cinna,	}	thumberland.	Verovicum,		Warwick Town.
l'indolana,		Winchester in the Wall.	Veteleganus pons,		Wheatly-Bridge near O.
l'inemutha,		Tinmouth in Northumber-	3 1		ford.
·		land.	Verteræ,		Burgh upon Stanemore i
Cintagium,		Tintagell in Cornwall.			Westmorland.
Toliapis,	ξ		Vertilingiana via,		Watling-street Way.
Coliatis,	S	The Isle of Shepey in Kent.	Vexala,		Juellmouth in Somerse
l'orcestria,		Toweester in Northampton-			Shire.
		floire.	Vicus Malbanus,		Namptwich in Cheshire.
Totonchum,		Totness in Devonshire.	Vicus faxeus,		Standrop in the Bishopric
Trehenta,		The River Trent.			of Durbam.
Trenovantum,		London.	Vigornia,		Worcester City.
Trenta,		The River Trent.	Villa Fauttini,		St. Edmundsbury in Su
Trimontium,		Atterith, a Town in Scot-	7711 1		folk.
M 1	3	land.	Vilugiana provinc	1a,	Wiltshire.
Trinoantes,	{	People of Middlesex and	Vinchelfega,	٤	Winchelfey in Suffex.
Trinobantes,	- (Effex.	Vindelis,	ر	Old Winchelfey.
Trinovantes,	_	Towceter in Northamton-	Vindelisora,		Windsor in Berkshire.
Tripontium,		shire.	Vindobala,	2	Walls-end in Northumbe
Trifantona,		The River Tese that runs	Vindomora,	٤	land.
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		into Southampton Bay.	Vindonlora, Vindogladia,	5	
		couring points.	Vindugladia,	ζ	Wimburne in Dorsetshire.
Trisanton,	?	6 7	Vindolana,		Old Winchester in Northun
Trisantonis portu	s, \$	Southampton.			berland.
Tuefis,		Rerwick upon Tweed.	Vindonum,	7	
Tunnocellum,	?	Tinmouth in Northumber-	Vindonus,	ξ	Silceastre in Hantshire.
Tunocellum,	}	land.	Vinduglessus,	_	Vandeles in the Bishopric
Turobius,	_	The River Teivi in Wales.	,		of Durham.
•			Virecinum,	3	Wronceffer in Shrotiling
			Virecium,	5	Wroxcester in Shropshire.
			Viridis finus,		Greenwich.
		v.	Virofidum,		Werewick upon Eden ne
					Carlifle in Cumberland.
			Vitrea infula,		Glastonbury in Somers
		F164 5 01 5			fbire.
	:1-3	Fairford in Gloucester-			Selfey.
chrum,	2	Shire.	Ulmetum,		Elmesty in Yorkshire.
Vaga flu.		The River Wye in Here-	Umber flu.		The River Humber in Yor
X7		fordshire.	YZ-131.		ihire.
Vagniacæ,		Wrotham in Kent.	Voldia,		Cotfwold in Gloucestershire
Vagniacum.		Maidstone in Kent.	Voliba,		Bodmyn.
Vallis aurea,		Golden Vale in Hereford-	Voluba,		Falmouth in Cornwall.
\$7-11: omisis		Shire. The Wale of the Cuels in Dan.	Volucrum domus)	Fulham in Middlesex. Old Perith in Cumberland
		The Vale of the Cross in Den-	Voreda,		
Vallis crucis,		bighshire.	Univallis,		Forval in Yorksbire.

Ufoconna, Uxela, Uzella, Uzela æftnarium, Okenyate in Shropshire. Crekehorn-well. Leftythiell in Cornavall. Fuelmouth in Somersetshire.

w.

Waldena, Wallia, Wara,

Warwicana provincia, Warwici Comitat. Wiableia,

Wellæ,
Wentana civitas,
Weftberia,
Weftmaria,
Weftmoria,
Weftmorlandia,
Weftmonafterium,

Wakefield in Yorkspire. Saffron-Walden in Essex. Wales. The Town of Ware in Hert-

fordshire.

Warwicksbire.

Weobly Town in Herefordshire. Wells City in Somersetshire. Winchester City. Westbury near Bristol.

Westmorland.

Westminster City.

Wetha,

Wichcombia.

Wichum,
Wiccia,
Wigornia,
Wiltonia,
Wimundhamia
Winburna,
Wincelcumba,
Winchelcumba,
Windefora,
Windeforia,
Windeforia,

The Ise of Wight according to W. Malmsbury.
Wickbam in Buckingham-shire.
With in Worcestershire.
Worcester City.
Wiltshire.
Winundham in Norfolk.
Winchombe in Gloucester-shire.

Windfor in Berkshire.

Wittlesey in Huntingdonsbire.

Y

Arum, Yaricnis, Garienus, Yarmuthia, Jernmuthia, Garanonum, Garienis oftium, Yare in Yorkshire. Yare River in Norfolk.

Yarmouth in Norfolk.

2

An

An Alphabetical TABLE of antient Surnames, as they are written in old Records

A.

Envicus de Alditbeleia was the first Lord Audley.

de Albeto. Dauney.

de Albo Monassevio. Whitehurch.

de Alta ripa. Dantry.

de Ayna fvisca. Freshwater.

Aquapontanus. Bridgwater.

Jobannes Avonius. John of Northampton.

Ala Campi. Wingfield.

Aurisaber. Orfeur, an antient Name in Cumberland.

de Auco. Owe.

de Alba Marla. Albemarle.

de Aula. Hall.

de Avida Villa. Dryton or Drydon.

de Aureo Vado. Guldeford.

Albericus & Albrea. Aubrey.

de Arcubus. Bowes.

de Albeneto. D'Aubeney, Albiney.

B

de Adurni portu. Etherington.

R lebardus de Benefactis. Benfield.
Blaunpain, al. Elancpain. Whitebread.
de Bofro. Bois.
de Bella fide. Beaufoy.
de Burgo charo. Bourchier.
de Bello loco. Beaulieu.
de Bello foco. Beaufeu.
de Bello foco. Beaufeu.
de Bello foco. Beaufeu.
de Bello fago. Beaufo.
de Bello fago. Beaufo.
de Bello fago. Beaufo.
de Bofrevilla. Blovile, Blofeild,
de Bello Campo. Beauchamp.
de Bello monte. Beaumont.
de Bello monte. Beaumont.
de Bello prato. Beaupre.
de Bello prato. Beaupre.
de Buliaco. Buffi, Buffey. One of this Name
founded Blyth-Abby. Anno 1088.
Benevolus. Benlows.

C.

de Bello situ. Bellasisc. de Bona villa. Bonevil. de Bono Fossato. Goodrick.

R Obertus de Casa Dei. Godshall.

de Chauris & Cadurcis. Chaworth,
de Clare Monte. Clermont,
de Cartilupo. Cantlou.
de Curva Spina. Creithorne,
de Claris vallibus. Clarival.
de Capricuria & de Capreolocuria. Chevercourt,
de Caro lovo. Careliou.
de Campo Arnulphi. Champernoun.
de Crepito corde. Creyeccur.
de Ceraso. Cherry.
Cunetius. Kenet.

Cinomannicus. Maine,
de Clivo forti. Clifford,
de Campania. Champneis,
de Columbariis. Columbers,
de Conductiu. Chenduit,
de Corvo Spine. Crowthorn.
de Cafineto & Chaifneto. Chedney, Cheney.
de Campo Florido. Chamfleur. Henry de Campo
Florido was Sheriff of Dorfetshire. 19 Hen. 3.
de Capella. Capel.
de Calvo monte. Chaumond,
de Camera. Chambers.
de Clavifagio. Clerfay.
de Cornubia. Cornewayle.
de Castello magno. Castlemain.

D.

Willielmus D'Aynecuria, or Daincuriensis. Daincourt.
Drogo. (Sax.) Dreew.
de David villa. D'aiville, D'eyville.
de Doito. (Fr. Doet.) Brooke.
Dutchtius. Doughty.
Dispensator. Le Despencer, Spencer.
de Diva. Dive, Dives.

E.

Ho. de Erolitto, Sheriff of Salop 6 Johannis.
de Ebvoicis & de Ebvois. D'Evreux.
Eafterlingus. Stradling.
Extraneus. L' Estrange.
de Ericeto. Briewer.

F.

Adulphus de Fonte auftrali. Southwel.
de Fonte limpido. Sherburn.
de Filiesto. Fernham.
de Feliis. Foulis.
Prefeoburnus. Frechburne.
de Flutibus. Flood.
de Fontibus. Flood.
de Fontibus. Welles.
de Fifa nova. Newdike.
de Fifa villa. Fretchevile.
Filius Gaidonis. Fitzwith.
de Fonte Ebrardi. Fonteverard.
de Fraxino. Frene, Afhe.
Flavus. Blund, Blount.
de Ferrariis. Ferrers.
de Fazo. Beech and Beecher.
de Forti feuto. Forteseu.

G

Ohannes de Grana villa. Grenvile, de Grentemaisnillo.
de Gresso venatore. Grosvenor.
de Guntheri sylva. Gunter.
Giovanus. Young.
Qq

A TABLE of antient SURNAMES.

de Gresso monte. Grismond. de Geneva. Genevil. de Genistete. Bromfield. de Grandi villa. Granvile.

Н.

Hosatus & de Hosato. Hose, Hussey.
I have seen Johannes Usus Mare in Latin, for John Hussey.

J.

Ohannes de Infula. Lifle. de Infula bona. Liflebone. de Infula fontis. Lifburne. Fodocus. Joice.

K.

W Illielmus de Kaineto Keynes.

L.

R leardus de Longa spata. Longspec. de Lato campo. Bradseild. de Longo campo. Longechannp. de Longo prato. Longmede.
Lupus. Woolf, Love, Loo.
Lupellus. Lovet, Lovel. de Laga. Lee, Lea and Leigh. de Leica & Leba. Leke. de Liseriis. Lizurs, Lisors. de Logiis. Lodge.
Laurentii filius. Lawson. de Lato vado. Bradsord.

λſ

R Ogerus de Maneriis. Manners. de Mineriis. Mincrs. de Marisco. Marsh. de Malo lacu. Mauley. de Mortuo mari. Mortimer. de Monte Canisso. Montchensey. de Monasteriis. Musters. de Melsa. Mews. de Monte Hermerii. Monthermer. de Monte fixo. Montfichet. de Monte pessons, & de Monte pessulano. Montpessfon, vulgo Mompesson. de Molendinis. Molines. Monachus. Moigne, Monk.

Malus lupellus. Maulovel, Mallovel. de Monte Jovis, de Monte gaudii. Montjoy. de Media villa. Middleton. de Malo passu. Malpas. Maleconductus, vel de malo conductu. Malduit. de Monte alto. Montalt, or Moald. de Malo leone. Malleon. de Monte begonis. Montbegon.
Malus leporarius. Maleverer.
de Musco campo. Muschamp.
de Micenis. Meschines. de Marci vallibus. Martival. de Meduana. Mainc. de Monte forti. Montfort. ad Murum. Walton. Malchein, vulgo Machel. Malus catulus.

de Malo vifu. Malvifin.

4

de Mala terra. Mauland.
Medicus. Lecch.
Macer. Le Meyre.
de Malis Manibus. Malmains.
de Monte.
de Monte Aquile. Mounteagle.
de Monte Revelli.
Magnus Venator. Grosvenor.
de Montibus.

N.

Ilbertus de Nova villa. Nevil. de Novo mercatu. Newmarch. de Nodariis. Nowres. de Novo burgo. Newburgh. de Nova terra. Newland.

P.

Rimbaldus de pede planco. Pauncefot.

de Puteaco. Pusac, vulgo Putsey.
de Pavilidro & Pauliaco. Paveley.
de Pistavia. Peyto.
de Petra ponte. Pierpont, vul. Perpoint.
de Peccato. Peche, vul. Pecke.
de Paulade. Puddle, Marsh.
de Precariis.
de Porcellis. Purcell.
de Praeriis. Purcell.
de Prava villa. Littleton.
Parmentarius. Taylor.
de Periis.
de Pulbro Capellitio. Fairfax.
ad Pontem. Paunton.
de Plantageneta. Plantagenet.
Pelliparius. Skinner.
Le Poure. Power.
de Peraviis. Perrers.
de Pas va villa Capido Stanley.

Q.

Eornardus de Querceto. Cheney. de Quinciato. Quincy.

R.

A Rnoldus de Rupe forti. Rochfort.
de Rubra Spatha. Rospear, Rouspee, Rooper,
Roper.
de Redveriis, & de Ripariis. Rivers.
de Reve. Roche, Rock.
Reginaldus. Reynolds.
de Rubro clivo. Radcliss.
de Rubro clivo. Radcliss.
de Rubru manu. Redmain.
de Regencia. Raleigh.
Rusus. Rous.
de Rupe stiffa. Cutcliss.
Rotarius. Wheeler.

S.

Alfridus de Scalariis. Scales, de Santio Mauro. Seymour. de Saxro fonte. Holybrook, de Sicca villa. Sackvile. de Salicofi vena. Salvein. de Santio Laudo. Senlo. de Spineto. Spine. Sagittarius. Archer.

de Rico Monte. Richmond.

A TABLE of antient SURNAMES.

de Santta terra. Holyland. de Sacra quercu. Holyoak. de Santi: Clara. Sencieer. de Sanclo Medardo. Semark. de Santto Amando. St. Amond. de Santto Lizio. Senliz, Seyton. de Sacra fago. Hollebech. de Sancta Ermina. Armino. de Sancto Wallerico. St. Wallere. de Salicofa Mara. Wilmore. de Stagno. Poole. de Salchavilla. Salkeld. de Santia Vedafio. Foster.
de Stipite freo. De la Zouch.
de Santia Leodegario. St. Leger, vulgo Sallenger.
de Santia Barbara. Senbarb, vulgo Simberd. de Sancto Petro. Sampier. de Sancto Paulo. Sampol. de Sancto Lupo. Sentlow. de Santo Martino. Semarton. de Santto Gelasso. Singlis. de Sancta Audoeno. St. Owen. Super Tyfam. Surteys. de Salfo Marifco. Saltmarsh. de Sacro bosco. Holywood. de Solariis. Solers. de Salceto. Saucey. de Santto Alemondo. Salmon.

de Saxo ferrato. Ironston, vulgo Ironzon.

de Sandwico. Sandwich. de Saltu Capella. Sacheverel. de Sylva. Weld. V.

PEtrus de Vallibus. Vaux.
de Veteri ponte. Vipont.
de Valle. Walc.
de Vicariis. Viccars.
de Valle torta. Vautort.
de Villa torta. Croketon.
de Vado boum. Oxford.
de Urtico. Lorti, Lort.
de Vino falvo. Vine Salf.
de Vado faxi. Stanford.
de Veteri aula. Oldhall, Oldham.
de Villariis. Villers.
de Umbrofa quercu. Dimmock.
de Villa Magna. Mandevile.

HUmfridus de Turpi vado. Fulford. de Tankardi villa. Tankervile.

de Turbida villa. Turbervile. Teutonicus. Teys. de Tulka. Toke, Tuke.

de Tanaia. Taney.
de parva Turri. Torci, Tirrel.

w.

M^{Artinus} de Watelega. Wateley, Whcatley. Wambarsarius.

FINIS

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